

OEQC LIBRARY JUN 23 2002

**DRAFT
SUPPLEMENTAL
ENVIRONMENTAL RECEIVED
IMPACT STATEMENT**

JUN 12 A11:33

OFC. OF ENVIRONMENT &
QUALITY CONTROL

**FOR THE
EAST MAUI WATER
DEVELOPMENT PLAN**

**PREPARED FOR THE
MAUI COUNTY DEPARTMENT
OF WATER SUPPLY**

**PREPARED BY
MINK & YUEN, INC.
HONOLULU, HAWAII**

JUNE, 2002

**MA
164B**

Office of Environmental Quality Control
235 S. Beretania #702
Honolulu HI 96813
586-4185

DATE DUE

Aug 10 2002
May 21, 2003

TABLE OF CONTENTS

	<u>Page</u>
Executive Summary	1
Chapter 1: <u>Authorization, Proposing, and Approving Agency</u>	
1.1 Authorization	3
1.2 Proposing Agency	3
1.3 Approving Agency	3
Chapter 2: <u>Introduction</u>	
2.1 History of the East Maui Development Plan (EMPLAN)	4
2.2 Litigation and Court Action	4
Chapter 3: <u>Description of the East Maui Water Development Plan</u>	
3.1 Project Location	6
3.2 Climate	6
3.3 Implementation Phases	7
Chapter 4: <u>Proposed Action</u>	
4.1 Project Need	9
4.2 Relocation of Well Sites	9
4.3 Hydraulics and Economics of the Proposed Relocated Wells	11

Chapter 5: Public Laws, Regulations, Plans, and Policies Related to Proposed Project

5.1	Federal Laws	17
5.2	Hawaii State Plan	17
5.3	State Functional Plans	17
5.4	State Land Use Law	18
5.5	Coastal Zone Management Act	18
5.6	Environmental Impact Statements	18
5.7	Maui County General Plan	18
5.8	Community Plans	19

Chapter 6: The Hydrogeological Environment

6.1	Geological Environment of the Haiku Aquifer System	20
6.1.1	The Honomanu Formation	
6.1.2	The Kula Formation	
6.1.3	Transition from the Honomanu to the Kula Formation	
6.1.4	The Rift Zone	
6.2	Aquifer Characteristics	23
6.3	Groundwater Flow and Sustainable Yield	26

Chapter 7: Aquifer Contamination

7.1	Agricultural Chemicals and Toxicity	30
7.2	History of the Detection of Contamination	31
7.3	Contamination of the DWS Hamakuapoko Wells, the Upper Haiku Well, the Kaupakulua Well, the Haiku Monitor Well, and Other Existing and Future Wells	33
7.4	Treatment for EDB, DBCP, and TCP Contamination	36

7.5	Septic Tank and Cesspool Impacts	38
7.6	Summary and Conclusions	39

Chapter 8: The Monitor Well

8.1	General Description and Purpose	41
8.2	Drilling Protocol	42
8.3	Drilling Results and Interpretation	43
8.4	Contamination	44
8.5	Pump Test Results	45

Chapter 9: Surface Water

9.1	Hydrologic Relationship Between the Honomanu Aquifer and Stream Flow	47
9.2	Streams and Stream Flow	48
9.3	Effect of Pumping on Stream Flow	49
9.4	Ditch and Tunnel Systems and Flow	51
9.5	Conclusions	52
9.6	Water Rights, Instream Flow Values, and Interbasin Transfer of Groundwater	52

Chapter 10: Impacts on the Physical Environment

10.1	Surface Water	54
10.2	Groundwater	54
10.3	Existing Water Developments	55
10.4	Air Quality	56
10.5	Flora	57

10.6	Fauna	57
10.7	Noise	58
10.8	Aquatic Resources	58
10.9	Effects of Pumping on Coastal Waters	59
10.9.1	Chemical Composition of the Groundwater	
10.9.2	Effects of the Reduction of Groundwater Discharge on Marine Coastal Waters	
10.10	Scenic and Aesthetic Values	63

Chapter 11: Impact on the Socio-economic Environment

11.1	Archaeological and Historical Sites	64
11.2	Economy	64

Chapter 12: Alternatives to the Proposed Action

12.1	Water Source Alternatives	65
12.1.1	Basal Aquifer in the Paia, Makawao, Kamaole Aquifer Systems	
12.1.2	Additional Withdrawals From Wailoa Ditch at Kamaole Weir	
12.1.3	North Waihee	
12.1.4	Waihee - Spreckles Ditch System and North Waihee Ditch	
12.1.5	Waikapu Tunnel and Ditch	
12.1.6	Iao Aquifer System	
12.1.7	Iao Stream Ditches	
12.2	Other Alternatives	67
12.2.1	No Action	
12.2.2	Desalination	
12.2.3	Impoundment and Treatment of Surface Water	
12.2.4	Recycling of Wastewater	
12.2.5	Conservation	

Chapter 13: Pre-Assessment Consultation 72

Chapter 14: <u>Parties Requested to Review DSEIS</u>	74
Chapter 15: <u>References</u>	76
Chapter 16: <u>Appendix</u>	79
16.1 Derivation and Validation of Groundwater Flow and Heads, Haiku Region	
16.2 Method of Calculating Transmissivity from Step-Drawdown Test Data	
16.3 Court Order of September 6, 2000	
16.4 Gaging Stations and Stream Flows in Haiku Area	
16.5 Testimony, Letters, and Responses to Comments on DSEISPN	
16.6 Monitor Well Pump Test Results	
16.7 Proposed Deep Monitor-Observation Well	

LIST OF FIGURES

<u>Figure</u>	<u>Description</u>	<u>Page</u>
1	Location Map of EMPLAN	6A
2	Development Phases of EMPLAN	8A
3	EMPLAN Well Locations and Proposed Locations	10A
4	Hydrogeology of Monitor Well	20A 42A
5	Groundwater Potential Map of Honomanu	23A
6	MLP Pineapple Fields Location	30A
7	Monitor Well Cross-Section	43A
8	Profile of Kuiaha-Ochia Stream	47A
9	Flow Values for Kuileha Drainage	48A
10	Flow Values for Kaupakulua Drainage	48B

LIST OF TABLES

<u>Table</u>	<u>Description</u>	<u>Page</u>
1	Capital Costs of Each Well Development	13
1A		13
2	Summary of Annual Costs - 90% of Operational Ability	14
2A		15
3	Summary of Annual Costs – 67% of Operational Ability	15
3A		16
4	Video Log of Monitor Well	43B
5	Lithology (Cuttings) of Monitor Well	44A
6	Kula Perched Water Lab Analysis	44B
7	Honomanu Basal Water Lab Analysis	44C 44D

EXECUTIVE SUMMARY

History and Litigation

The East Maui Water Development Plan (EMWDP), hereinafter referred to as the EMPLAN, was prepared in 1992 by Norman Saito Engineering Consultants, Inc. It provides for well fields, transmission mains and pipelines, and pumps to furnish an average of ten million gallons (mgd) of water per day to the Central Maui Water System. Installed pump capacity would be 16 mgd.

The Final Environmental Impact Statement (FEIS) was accepted by the Maui County Board of Water Supply (board) in July 1993. In September 1993, the Coalition to Protect East Maui's Water Resources, Hui Ala Hui O Makena, Mary Evanson, and Marc Hodges, Plaintiffs, filed a complaint against the Board of Water Supply challenging the adequacy of the FEIS.

In August 1994, the Circuit Court, Second District, ordered the Board to prepare a supplemental EIS to address the concerns raised by the Plaintiffs. In September 2000, the Court authorized the Board to construct a monitoring well to gather data for use in the SEIS. This SEIS addresses the issues described in both court orders.

Plaintiffs' Concerns

The principal concerns in the 1994 court order were the impact of pumping of the wells on stream flow and the need for a broader discussion of water contamination. Although not mentioned in the court order, other concerns mentioned in correspondence and in formal meetings included items such as water rights, impact on coastal waters, relocation of wells to preclude contamination, water for upcountry Maui, and alternative water sources. Some of the other concerns deal with the procedural matters involved in processing of the FEIS.

Mitigation of Plaintiffs' Concerns

In compliance with the September 2000 court order, a monitor well was constructed for the purpose of gathering data and information for use in environmental evaluations. Well drilling data and test results, and other research data on the subject indicate that pumping from the proposed wells would not affect stream flow. In view of these findings, the question of riparian and appurtenant water rights and instream flow standards are irrelevant. Laboratory analyses also show that water contamination with agricultural chemicals is not a problem.

Results of research and studies on the possible negative impacts on coastal waters due to pumping indicate that such a possibility is negligible. Relocation of the wells to preclude contamination and to increase yield is an option that may be considered later. Studies to provide water for upcountry Maui are being planned by the Maui Department of Water Supply.

Consideration is directed toward the development of alternative water sources, such as desalination, impoundment of surface water, recycling of wastewater, and the development of various groundwater and surface water sources. Water conservation is also emphasized. The adoption of an alternative water source for development will be dependent upon its availability, practicability, and the economics involved.

Various procedural matters relating to the processing of documents and handling of departmental matters will be conducted within the bounds of legality and propriety.

CHAPTER 1. AUTHORIZATION, PROPOSING AND APPROVING AGENCY

1.1 Authorization

This Draft Supplemental Environmental Impact Statement (DSEIS) has been prepared in accordance with the requirements of Chapter 343, Hawaii Revised Statutes (HRS).

1.2 Proposing Agency

Department of Water Supply (DWS)

County of Maui

Wailuku, Maui, Hawaii

1.3 Approving Agency

Board of Water Supply

County of Maui

Wailuku, Maui, Hawaii

CHAPTER 2. INTRODUCTION

2.1 History of the East Maui Water Development Plan (EMPLAN)

The EMPLAN dated September, 1992 was prepared by Norman Saito Engineering Consultants, Inc. The EMPLAN provides for well fields with a planned pump capacity of 16 mgd and an average of 10 mgd. The wells would eventually be connected by means of a 36-inch diameter pipeline, 86,000 feet long, to the Central Maui transmission system. Total cost of the project was estimated at \$ 48.5 million and was intended to meet the needs of the Central Maui Water District for the next 20 years.

2.2 Litigation and Court Action

The Board of Water Supply of the County of Maui ("Board") accepted the Final Environmental Impact Statement (FEIS) for the EMPLAN on July 19, 1993. The FEIS was prepared by Norman Saito Engineering, Inc. and subsequently published in the Office of Environmental Quality Control (OEQC) Bulletin on August 8, 1993.

On September 3, 1993, the Plaintiffs submitted to the Courts a complaint challenging the adequacy of the FEIS.

It was determined by the Court on August 23, 1994 (1994 Court Order) that the FEIS is inadequate and fails to fully address important environmental issues such as water contamination, impact upon stream flow and other issues raised by the Plaintiffs. The Board was ordered by the Court to prepare a SEIS for the EMPLAN to address the concerns raised by the Plaintiffs.

By a Court Order dated September 6, 2000, the Board was authorized to construct a single-monitoring well at one of the locations identified by William Meyer of the United States Geological Survey (USGS) in his letter dated September 9, 1998. The monitoring

well is for the purpose of gathering data and information for use in the SEIS. In addition to this monitoring well, the Board may drill an additional well based on certain conditions listed in the Court Order. The Court Order is included in the Appendix of this SEIS.

This SEIS addresses the issues described in the Court Order of 1994 and 2000. The FEIS accepted by the Maui Board of Water Supply in July, 1993 remains a viable document.

CHAPTER 3. DESCRIPTION OF THE EMPLAN

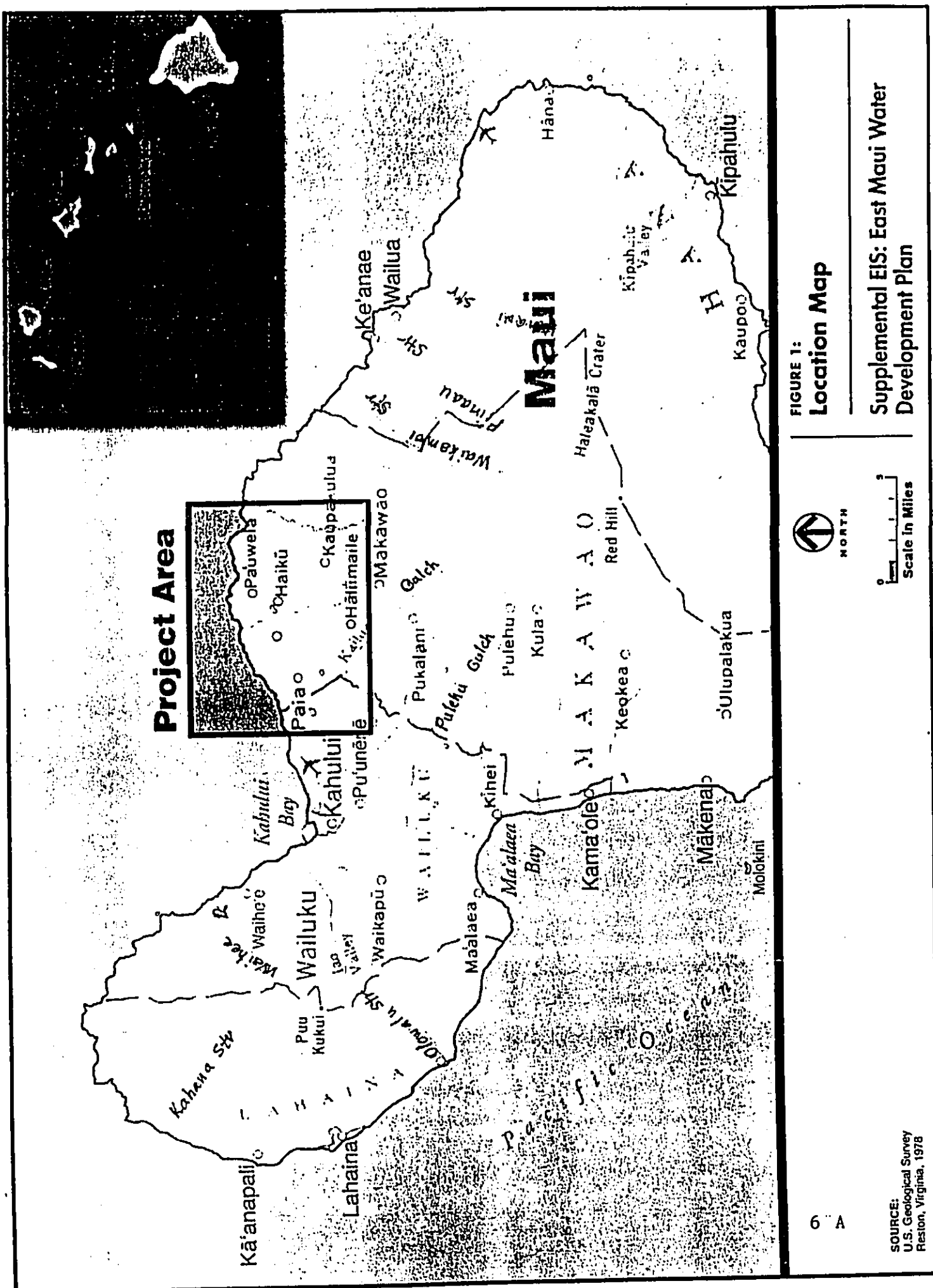
3.1 Project Location

The EMPLAN project begins with well fields in Haiku and Paia and, through 86,000 feet of transmission mains and 24,000 feet of connecting pipelines, proposes to deliver water to the Central Maui Water System, near Kuihelani Highway. The wells are to be located in the north flank of Haleakala in the Paia and Haiku aquifer systems. The Paia Aquifer System lies to the west of the Maliko Gulch and the Haiku Aquifer System to the east. A total of 10 new wells and a number of storage reservoirs and chlorine contact tanks are included in the system. Between Hamakuapoko and the Central Maui Water Transmissions main, three connections to the Central Maui System will be made at Puunene, Haleakala Highway and Paia.

3.2 Climate

The Paia Aquifer System, in which Hamakuapoko Wells 1 and 2 have been drilled, has a semi-arid climate with annual rainfall averaging 20 to 40 inches. The Haiku Aquifer System, where the remainder of the EMPLAN wells are to be located, is moderately wet with the annual rainfall averaging between 50 and 100 inches. The chief sources of rainfall in the Paia Aquifer System are Kona storms (tropical depressions) and northerly cold fronts, both of which occur almost exclusively in the winter months. In addition to rainfall from these sources, tradewind showers add a significant component of rain in the Haiku Aquifer System.

The normal dry season extends from May through September, and the wet season from November through March. October and April are transitional months. The driest months are June and September, the wettest are December and January.



SOURCE:
U.S. Geological Survey
Reston, Virginia, 1978

6 "A

Temperatures at sea level averages 75 degrees F. The winter months are about 10 degrees F cooler than the summer months. Temperature decreases with elevation at the approximate rate of 3.5 degrees F per 1000 feet.

3.3 Implementation Phases

The implementation of the EMPLAN was to be achieved in six phases based on the development of 10 new wells. Two of the wells (Hamakuapoko 1 and 2) are in the Paia Aquifer System and have already been drilled. The remaining eight wells will be in the Haiku Aquifer System. Average yield of the completed project was computed at 10 mgd, two-thirds of the installed capacity, which is based on the DWS's standard operation of 16 hours per day of pumping. The installation of the transmission mains will begin at the well field and proceed in a westerly direction until they connect with the existing Central Maui Transmission main. The phased development of the project is expected to be completed in about 15 years. Total cost of the EMPLAN is estimated at \$ 48.5 million for the year 2004.

The implementation phases proposed are as follows (see Figure 1):

Phase 1: Two new wells in the Hamakuapoko region of the Paia Aquifer System; 1 mgd per well; total installed capacity 2 mgd; transmission line extended to Paia. The wells are completed (Hamakuapoko 1, 5420-02; Hamakuapoko 2, 5320-01) but are pumped only during drought emergencies. The water is treated to remove DBCP. Construction of the transmission line to Paia has not been started.

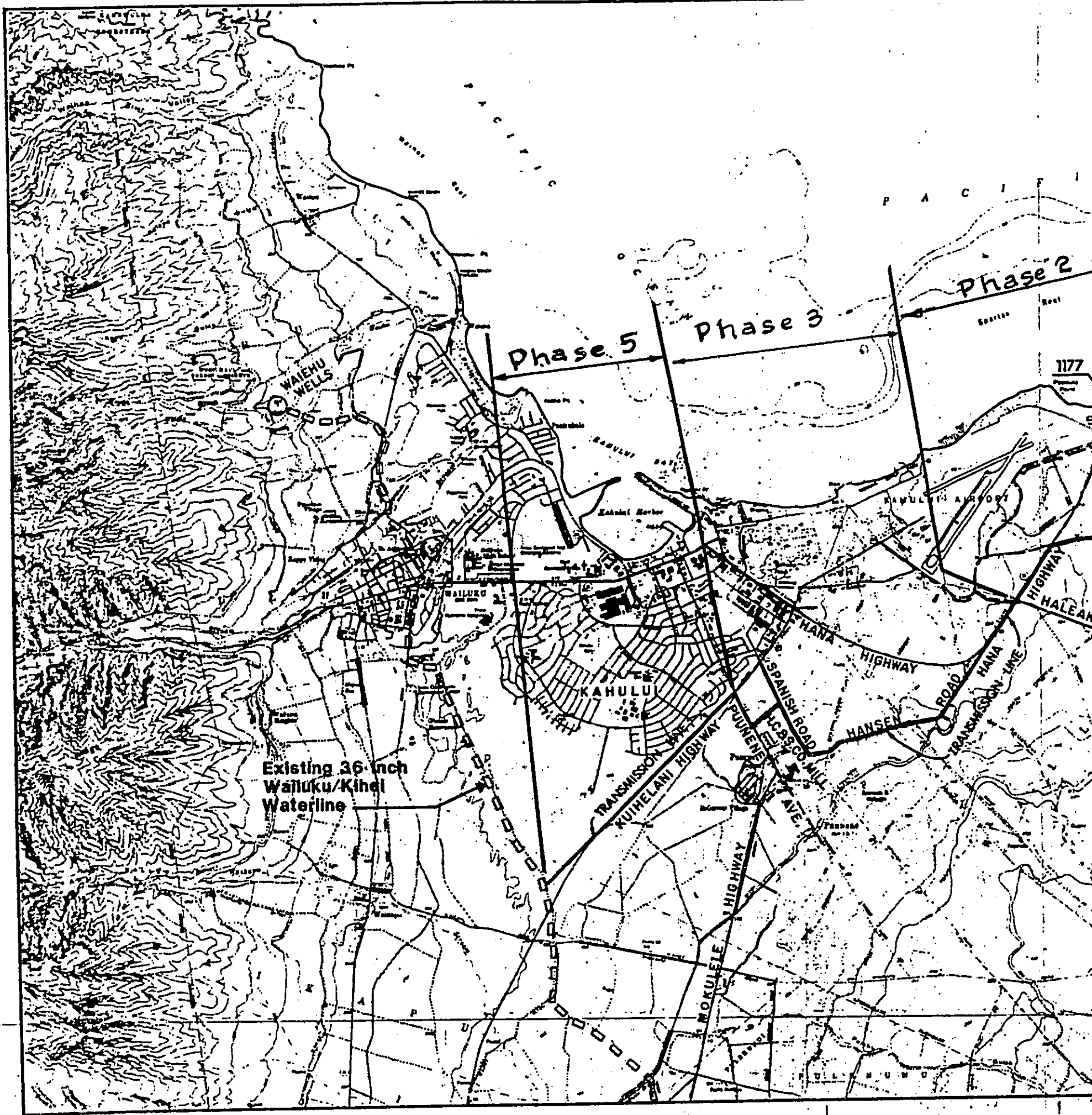
Phase 2: Two new wells in the Haiku area of the Haiku Aquifer System; 1.5 mgd per well; total installed capacity 3 mgd; transmission extended to Kahului.

Phase 3: Another two new wells in the Haiku area of the Haiku Aquifer System; 1.5 mgd per well; total installed capacity 3 mgd; transmission line to Puunene.

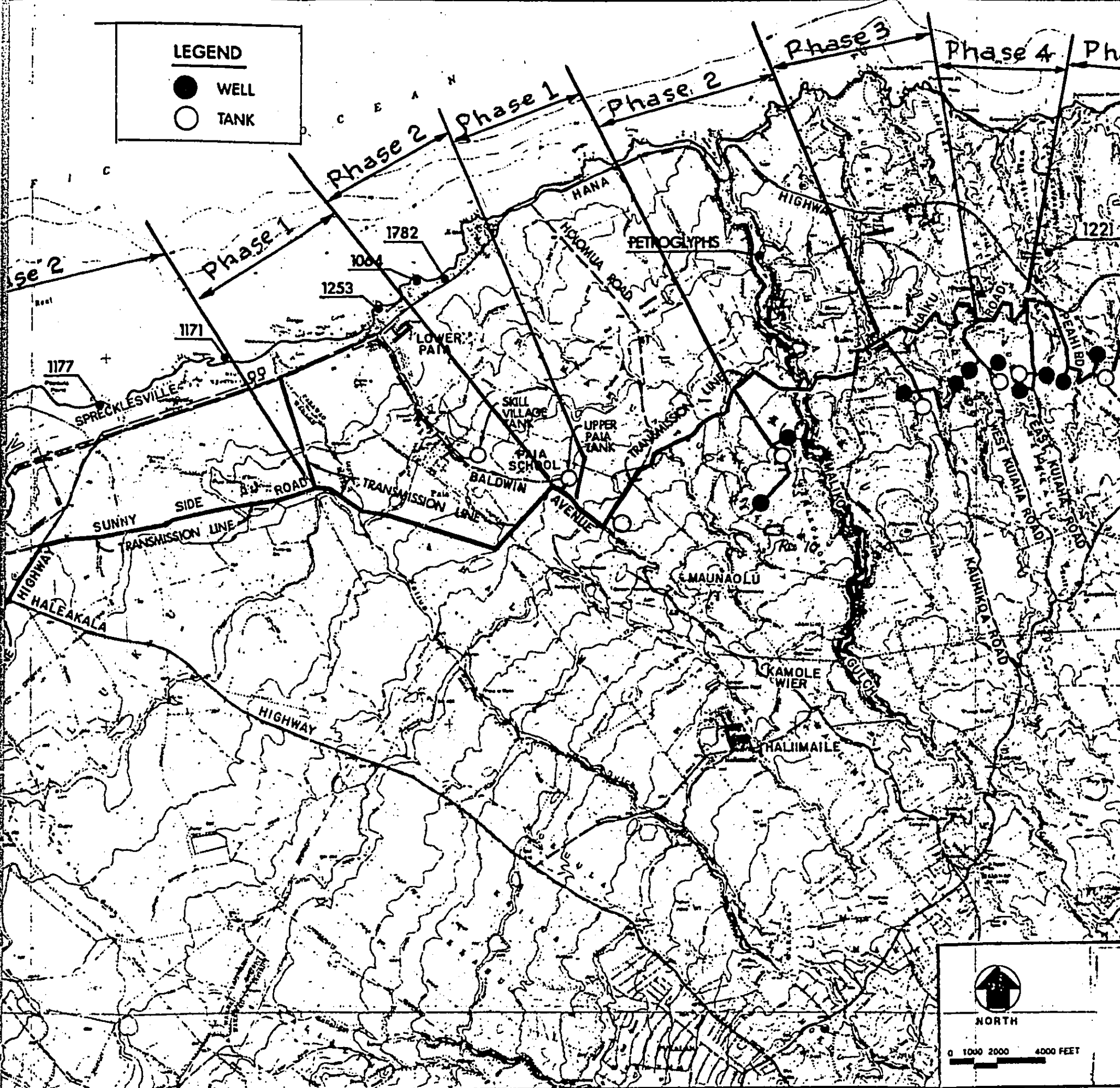
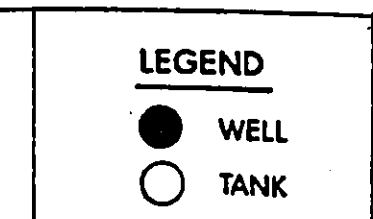
Phase 4: Another two wells in the Haiku area of the Haiku Aquifer System; 2 mgd per well; total capacity 4 mgd.

Phase 5: Extend the 36-inch diameter main to the Central Maui Transmission Main.

Phase 6: Another two mgd wells in the Haiku Aquifer System; 2 mgd per well; total installed capacity 4 mgd.



XEROX COPY



XEROX COPY



CHAPTER 4. PROPOSED ACTION

4.1 Project Need

Maui County's General Plan and the community plans for the Wailuku-Kahului, Kihei-Makena, and Haiku-Paia areas have described the projected planned growth in these areas in the next 20 years. This growth will result in increased water needs which are planned to be met by the implementation of the EMPLAN. This increase in water demand is prompted by the growth in agriculture, especially diversified agriculture, and expansion of the visitor industry, and the utilization of the undeveloped lands.

The "Draft Water Use and Development Plan for the Island of Maui-1992", prepared by M&E Pacific, Inc. indicated that water use within the area served by the Central Maui Water System would nearly double between 1990 and 2010. The EMPLAN was designed to meet this need. An evaluation of the alternatives listed on pages 11-13 lends credence to the validity of the EMPLAN at this time. Of special note is the fact that the Iao aquifer is being utilized to its sustainable yield and no additional pumpage should be permitted.

4.2 Relocation of Well Sites

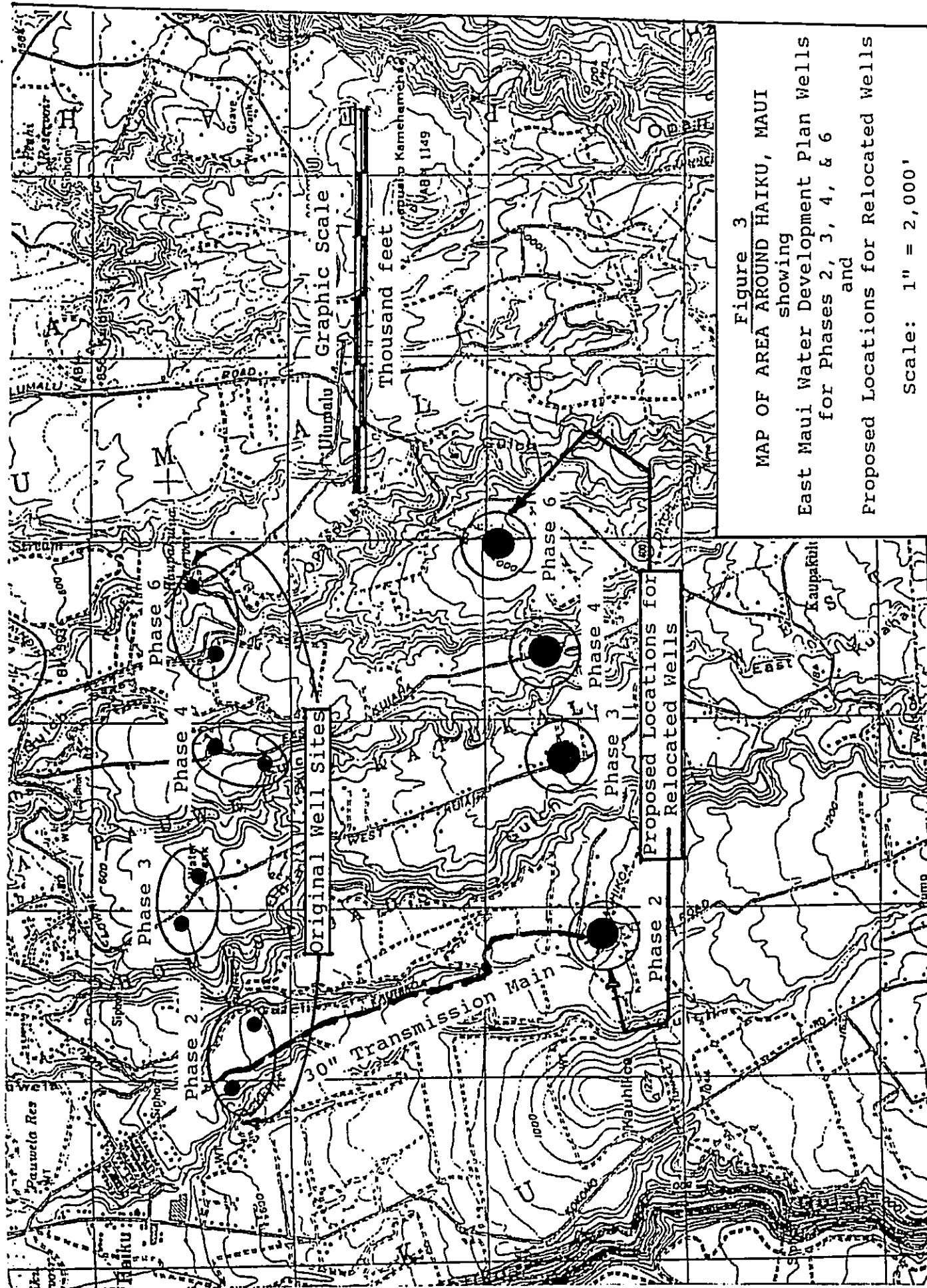
The original EMPLAN envisioned a total of 10 wells, two (Hamakuapoko 1 and 2) located west of Maliko Gulch in the Paia Aquifer System, and eight located from Maliko Gulch eastward to Kaupakulua Reservoir in the Haiku Aquifer System. Total installed capacity was to be 16 mgd, and average draft 10 mgd. The two Hamakuapoko wells have already been drilled and fitted with pumps but they still are considered integral to the EMPLAN. They serve as supplementary sources for Upcountry Maui with production limited to periods of drought. The initial expectation was that the two wells would have a capacity of 1 mgd (700 gpm) each for a total installed capacity of 2 mgd, but they have

been fitted with 500 gpm (0.72 mgd) each. Without these wells, the remaining expected installed capacity in the EMPLAN is 14 mgd.

The wells sited east of Maliko Gulch were to be fitted with pumps having capacities of either 1.5 mgd (1042 gpm) or 2.0 mgd (1400 gpm). The first four wells located between East Kuiaha Road and Maliko Gulch were to have 1.5 mgd pumps, and the remaining four to the east, 2 mgd pumps. These pump sizes were selected without the benefit of a supporting data base. Even now the data base is sparse but strong enough to suggest that the anticipated pump capacities are too great for the state of the aquifer at the proposed locations. Additionally, the original sites are down gradient of former pineapple fields from which residual contamination by the nematocides EDB and DBCP may still be a threat. For these primal reasons--pump capacities and the threat of residual contamination--an alternative to the original plan is to relocate the wells to a line about one mile further inland just below East Maui Irrigation Company's Kauhikoa Ditch at an elevation of about 1,000 feet (see Fig. 3). Four well fields, each containing two wells rated at 1.5 to 2 mgd each, will be sited over a reach of approximately two miles between Lilikoi Gulch and Opaepilau Gulch.

In the relocation alternative, the western well fields, Lilikoi and Ohia, will be rated at 1.5 mgd per well, allowing for total capacity of the four wells of 6 mgd and an average daily yield of 4 mgd. The two easterly well fields, Kuiaha and Opaepilau, will be rated at 2 mgd per well for a total installed capacity of 8 mgd and average daily yield of 5.4 mgd. When all four well fields are in place, total installed capacity will be 14 mgd, and average daily yield will be 9.3 mgd.

The static water table elevation at the monitor well is 4.7 feet, which at a groundwater gradient of about 2 feet per mile implies that it will be about 7 feet at the Lilkoi-Ohia site lying one mile further inland. A water table elevation (or head under static conditions) of 7 feet above sea level will allow a pump capacity of 1.5 mgd. At the



10A

proposed Kuiaha and Opaepilau well fields, the expected static head will be about 8 feet, sufficiently high to sustain pump capacities of 2 mgd.

4.3 Hydraulics and Economics of the Proposed Relocated Wells

The EMPLAN prepared by Norman Saito Engineering Consultants (9/92) proposes developing 10 basal wells, two in the Paia aquifer west of Maliko Gulch and eight along the 650-feet elevation in the Haiku aquifer between Lilikoi Gulch and Opaepilau Gulch. The wells are to extend from the ground surface to below sea level. Chapter 4.2 discusses the proposal to relocate the eight wells in the Haiku aquifer system to an elevation of about 1,000 feet.

In the Saito Engineering Plan, the eight Haiku wells are to be constructed in four phases. Each phase comprises two wells pumping from the basal aquifer. The 700 gpm, 150 hp pumps would discharge into a piping system leading to small stabilizing reservoirs, each serving two wells. Water from the stabilizing reservoirs flows into a 36-inch transmission main to the Baldwin 560-foot reservoir which serves as the control reservoir.

The proposed installed pumping capacity of 700 gpm (1 mgd) at each of the eight wells as originally located are too high to sustain production at acceptable salinity levels.

Basal heads increase farther inland. At the 1,000-foot elevation, heads will be seven to eight feet and this is more likely to sustain production levels in the range of 1.5 to 1.75 mgd without long-term deterioration of salinity levels.

Figure 3 shows the locations of the eight Haiku wells of the EMPLAN and the proposed locations for the relocated wells about 5,000 feet inland of the original well sites.

The relocation of well sites to higher elevations involves deeper wells, deeper pump settings, and increased lift requiring more power for the pumps. The well depths at the original sites are around 700 feet. At the proposed relocated elevation of 1,000 feet above mean sea level, well depths increase by 350 feet. Pumping lift is increased by 54%.

The EMPLAN provides for a 36-inch diameter transmission system from the east of Haiku along Haiku Road extending westward to Kahului with a controlling elevation of 560 feet. If well sites are relocated to the 1,000-foot elevation, a transmission main must reach from the relocated sites down to the planned transmission system.

Figure 3 shows a likely alignment for this transmission main along Kauhikoa Road. This would connect the Phase 2 relocated well sites. Later phases at the relocated sites extending eastward would connect to the Kauhikoa Road transmission main.

The transmission main from the relocated sites to Haiku Road is 7,000 feet long. For this study, the installed capacity of each well is 1,200 gpm (1.71 mgd). For the eight wells, the total installed capacity is 13.71 mgd. For this flow rate, velocity in the 30-inch diameter pipeline is 4.4 feet per second. Flow velocity in a 24-inch diameter pipe exceeds six feet per second, the economic limit.

The EMPLAN provides for the 36-inch transmission main through Phase 6. For this study, the 36-inch transmission main along Haiku Road for phases 3, 4, and 6 is replaced by equivalent lengths of 16-inch, 20-inch, and 24-inch mains. The Phase 2, 36-inch main between Kauhikoa Road and the west end of the Phase 2 development is retained because it is required for either development scheme.

The two existing wells in the Paia aquifer (Hamakuapoko Wells 1 and 2) included in the EMPLAN are contaminated with Volatile Organic Compounds (VOC) to a level that requires treatment. This may also be the case in the adjacent Haiku aquifer. For that reason, this study includes costs of granular activated carbon (GAC) adsorption facilities in separate tables.

The component costs for each development phase are taken from the EMPLAN. These were modified by replacing the 36-inch transmission main components along Haiku Road by water mains appropriately sized for that phase. The cost of the transmission west of Phase 2 was included in both development schemes.

Table I summarizes the phase-by-phase capital costs for the two development schemes and Table I-A shows the costs including GAC facilities.

TABLE I
CAPITAL COSTS FOR EACH DEVELOPMENT PHASE
(THOUSAND DOLLARS)

<u>DEVELOPMENT PHASE</u>	<u>ORIGINAL SITE</u> (650' ELEV)	<u>RELOCATED SITE</u> (1000' ELEV)
2	5,470	7,050
3	3,515	4,240
4	3,690	4,260
6	3,355	4,155
TOTALS	\$ 16,030	\$ 19,705

TABLE 1-A
CAPITAL COSTS FOR EACH DEVELOPMENT
INCLUDING GAC ADSORPTION FACILITIES
(THOUSAND DOLLARS)

<u>DEVELOPMENT PHASE</u>	<u>ORIGINAL SITE</u> (650' ELEV)	<u>RELOCATED SITE</u> (1000' ELEV)
2	9,470	11,050
3	7,515	8,240
4	7,690	8,260
6	7,355	8,155
TOTALS	\$ 32,030	\$ 35,705

Capital costs for the relocated sites are higher due to increased well depths. Increased drilling costs, deeper pump settings and more powerful pumps are big factors. There is also the additional 7,000 feet of transmission main. Not included is the need for a pressure regulating scheme.

The annual costs for the two development schemes were developed for two operational availability levels. Table 2 and Table 2-A show costs for 90-percent operational level. Table 2 does not include GAC operations. Table 2-A includes GAC operations. Table 3 and Table 3-A show the costs for two-thirds operational level.

The following assumptions were used to develop the annual costs:

1. Twenty-year life for all capital cost facilities.
2. Six percent annual interest rate.
3. Electric power at \$ 0.15 per kWhr.
4. Operating cost includes annual power plus 10 percent for maintenance and repair.
5. Annual cost of GAC operations at 90-percent availability is \$ 120,000.00 per well at the original sites and \$ 130,000.00 per well at the inland sites. At 67-percent availability, the GAC cost of operations is \$ 100,000.00 per well at the original sites and \$ 120,000.00 per well at the inland sites.

TABLE 2
SUMMARY OF ANNUAL COSTS
90 PERCENT OPERATIONAL AVAILABILITY

<u>ITEM</u>	<u>ORIGINAL SITE (650' ELEV)</u>	<u>RELOCATED SITE (1000' ELEV)</u>
Operating Cost	\$ 935,000	\$ 2,718,000
Amortization	1,400,000	1,720,000
Annual Cost	2,335,000	4,438,000
Annual Production (million gal)	2,253	4,505
Cost/Million Gal	1,036	985

TABLE 2-A
SUMMARY OF ANNUAL COSTS
90 PERCENT OPERATIONAL AVAILABILITY
GAC ADSORPTION OPERATION INCLUDED

ITEM	ORIGINAL SITE (650' ELEV)	RELOCATED SITE (1000' ELEV)
Operating Cost	\$ 1,210,000	\$ 2,718,000
GAC Operating Cost	960,000	1,040,000
Amortization	2,800,000	3,112,000
Annual Cost	4,970,000	6,870,000
Annual Production (million gal)	2,253	4,505
Cost/Million Gal	2,205	1,525

TABLE 3
SUMMARY OF ANNUAL COSTS
67 PERCENT OPERATIONAL AVAILABILITY

ITEM	ORIGINAL SITE (650' ELEV)	RELOCATED SITE (1000' ELEV)
Operating Cost	\$ 697,000	\$ 2,024,000
Amortization	1,400,000	1,720,000
Annual Cost	2,097,000	3,744,000
Annual Production (million gal)	1,677	3,354
Cost/Million Gal	1,250	1,116

TABLE 3-A
SUMMARY OF ANNUAL COSTS
67 PERCENT OPERATIONAL AVAILABILITY
GAC ADSORPTION OPERATION INCLUDED

ITEM	ORIGINAL SITE (650' ELEV)	RELOCATED SITE (1000' ELEV)
Operating Cost	\$ 864,000	\$ 2,024,000
GAC Operating Cost	800,000	960,000
Amortization	2,800,000	3,115,000
Annual Cost	4,464,000	6,099,000
Annual Production (million/gal)	1,677	3,354
Cost/Million Gal	2,662	1,818

Future Planning Considerations for the Relocated Well Sites

The movement inland of the line of wells will result in higher pressures in the transmission main along Kauhikoa Road. Assuming the ground elevation of the relocated stabilizing tanks to be 1,050 feet, the difference of elevation to the Baldwin Tank is 490 feet. Pressure will exceed 200 psi at the lower end of the pipeline. This can be alleviated by a pressure-regulating valve or pressure-breaking tank at a suitable elevation. This can be done by the design engineer when engineering plans are prepared. Planning can also be directed toward creating another pressure zone.

The inland location poses the need to connect the four phases to the 30-inch transmission main in an area with a sparse road network. The stabilizing tank for Phase 2 can connect directly to the transmission main. Connecting phases 3, 4, and 6 will involve crossing the intervening gulches. These engineering problems can best be addressed when the various phases come up for development.

CHAPTER 5. PUBLIC LAWS, REGULATIONS, PLANS AND POLICIES RELATED TO PROPOSED PROJECT

5.1 Federal Laws

Normally, most Federal laws and regulations applicable to the proposed project are administered by the State Department of Health (DOH).

Of the applicable Federal laws, the most important are the Clean Water and Safe Drinking Water acts. The NPDES requirements under the Clean Water Act may apply to the proposed project but whether they would or not will depend on interpretation of the law. The Safe Drinking Water Act will involve EPA water quality requirements and the need for the DOH to approve new drinking water sources. Approval is based on an engineering report describing measures taken to protect the water source and the infrastructure to store and distribute the water.

5.2 Hawaii State Plan

The objectives and policies of the proposed project must rely on the Hawaii State Plan to serve as a guide for future long-term development of the State. To be considered are what support services and facilities are necessary to accommodate future growth and distribution of population throughout the State, what must be done to stabilize and enhance our economy, and how the environment can be protected in the face of economic and population growth.

5.3 State Functional Plans

The State has developed 12 Functional Plans to help implement the Hawaii State Plan in coordination with County General Plans and Community Development Plans. Of the 12 plans, those with direct bearing on the proposed project are the Housing, Agricultural, and Water Resources plans.

The applicability of two other State laws, the boundary amendment application for uses that are non-conforming with land use designation under the State Land Use Law, and whether permits are required under the Coastal Zone Management Act do not appear to be necessary.

5.4 State Land Use Law

For uses that are non-conforming to the land use designation, State Land Use Commission Rules require a boundary amendment application. However, this rule does not apply to this project since it was intended for public use (Rule 205-5).

5.5 Coastal Zone Management Act

Permits under the Coastal Zone Management Act are not required since the EMPLAN is not located within the special management area or coastal zone management areas.

5.6 Environmental Impact Statements

The State law requiring EISs appears to apply to the proposed project because of its long-range implications and the possibility of the emergence of negative impacts. The preparation of an EIS is administered by the OEQC.

5.7 Maui County General Plan

With respect to water development and management, the proposed project will be consistent with a number of the objectives and policies of the Maui County General Plan. The general objective of the Plan to provide an adequate supply of potable and irrigation water to meet the needs of the residents of Maui County includes the improvement of water transmission systems, provisions of better fire protection, development of new sources for new developments, maintaining the right to manage the County's water

sources and transmission systems, and the development of a method of water allocation to the community.

5.8 Community Plans

Community plans were adopted by ordinance as a means to spell out in detail the objectives and policies of the General Plan. Community plans must be updated at least every 10 years to reflect latest changes in population, economic conditions, changes in land use and other parameters. A review of the community plans of the Kahului-Wailuku, Haiku-Paia, and Kihei-Makena areas indicated continued consistency with the objectives and policies of the Maui County General Plan.

CHAPTER 6. THE HYDROGEOLOGICAL ENVIRONMENT

6.1 Geological Environment of the Haiku Aquifer System

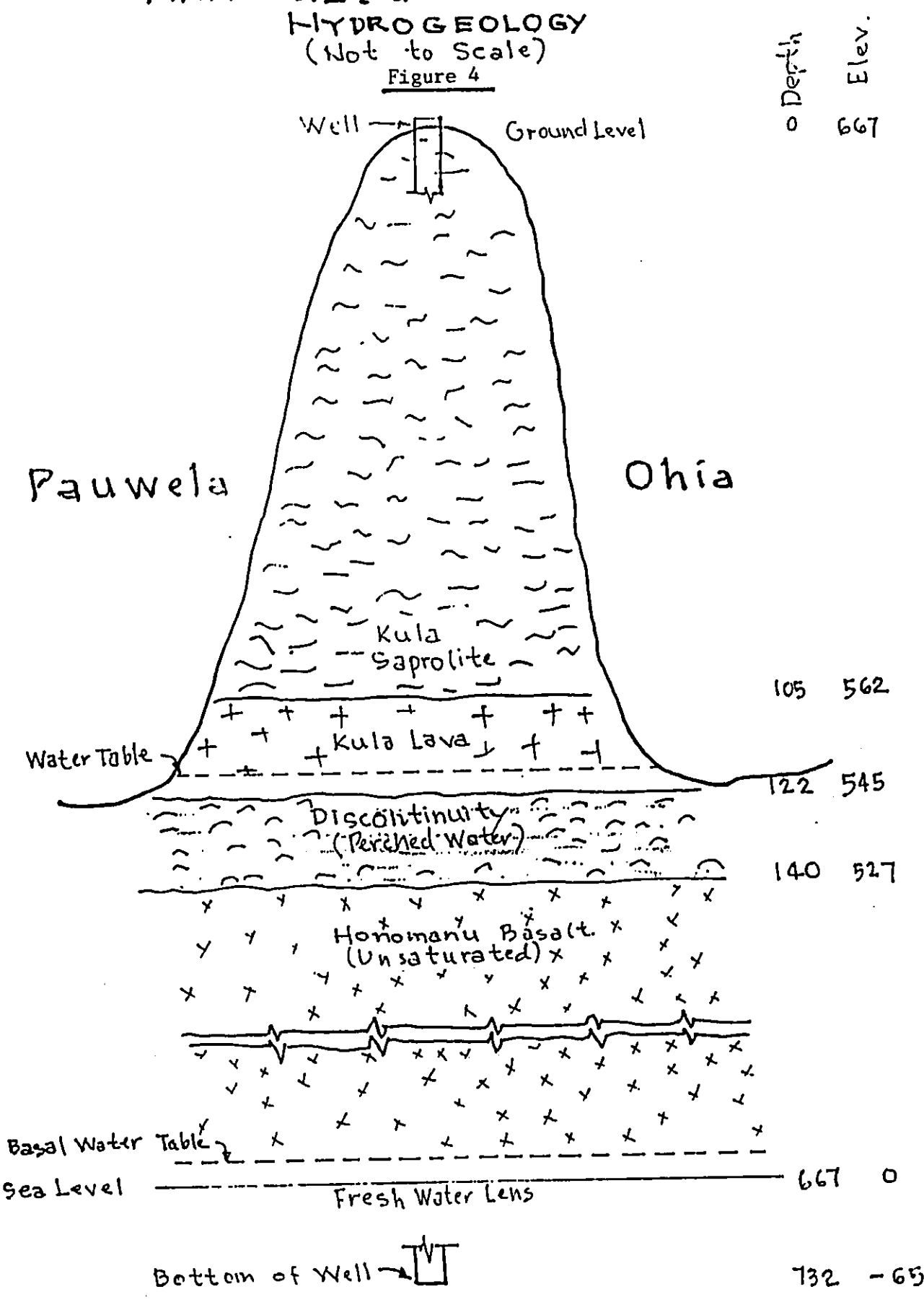
The fundamental geological environment in the Haiku Aquifer System was first described by Stearns and Macdonald of the USGS (1942) and has been validated in detail by scientists of the Survey and others. The region is underlain with two basic geological formations, the Kula Volcanics and the Honomanu Basalt. The Honomanu Basalt is the basement rock and constitutes the greatest portion of the East Maui shield volcano. The Kula Volcanics was emplaced late in the history of volcanic eruptions and forms a blanket up to several hundred feet thick on the Honomanu. The transition from Honomanu to Kula is characterized by ash, soil and volcanic debris that are typical of unconformities in volcanic sequences but are considered local discontinuities in East Maui because the Kula lavas are assumed to have been a prolongation of the original volcanic activity rather than separate series of eruptions.

In addition to the eruptive rock geology, a third phenomenon characterizes the region. The northwest rift zone of the Haleakala volcano strikes through the Haiku Aquifer System. On the west the rift boundary runs through Puu Ehu, Kauhikoa and Puu Umi to Maliko Bay; on the east through Kapua o Kamehameha and Kuioii to Kapukaulua Point. Each Puu was created by lava and pyroclastics rising to the surface in passageways that later solidified into dikes and other low permeability intrusive rocks. The region between the boundaries of the rift is where the wells proposed in the EMPLAN are located. Figure 4 summarizes geological conditions in the region.

HAIKU S.E.I. MONITOR WELL

HYDRO GEOLOGY

(Not to Scale)



6.1.1 The Honomanu Formation

The Honomanu formation, like all of the basaltic formations constituting the bulk of Hawaiian shield volcanoes, is highly permeable and moderately porous and, as a consequence, comprises premier aquifer lithology. The Kula formation, on the other hand, is transitional from basaltic to andesitic and therefore is much less permeable than the Honomanu. Throughout the Haiku region the Honomanu formation contains the most voluminous aquifers, which are basal. In a basal aquifer fresh water overlies seawater in approximate balance with the Ghysenberg-Herzberg ratio of 40 feet of fresh water extending below sea level for every foot above sea level. It is the basal aquifer in the Honomanu formation, which the EMPLAN wells will exploit.

6.1.2 The Kula Formation

The Kula formation contains no aquifers of a size useful for municipal water development. Groundwater occurs sporadically, perched on low permeability layers of soil-saprolite, ash and erosional debris between layers of massive lava flows and in the transition zone where the primary basalt of the Honomanu alters to andesitic basalt of the Kula. Groundwater in the Kula is important as a source of seepages and springs that drain to streams, as a source of water derived by way of small diameter shallow wells for individual households, and as a temporary reservoir for contaminants that may accompany infiltration below agricultural fields. The EMPLAN wells will be designed to avoid incorporating Kula groundwater in their pumpage.

6.1.3 Transition from the Honomanu to the Kula Formation

Gingerich (1999) points out that over the entire coastline between Maliko and Kakipi the Honomanu is exposed. Mink and Yuen, Inc. fieldwork corroborates this observation. The transition from Honomanu to Kula is clearly visible on both the west and east sides of Maliko Bay. On the west side starting at sea level about 25 feet of Honomanu in the form of oceanite basalt are overlain by rubbly debris grading into the Kula. Weak seepages drain at the interface. A similar condition occurs on the east side of the Bay, and then eastward along the coast to Kakipi. Gingerich also notes that the floor of Maliko Gulch is eroded into the Honomanu to a channel elevation of about 600 feet, approximately 3.4 miles from the coast. At higher channel elevations the floor of the Gulch is in the Kula formation. These are important observations that contradict the opinion that the Honomanu is saturated to hundreds of feet above sea level and therefore is the source of perennial flow in streams. Flow in Maliko Gulch is sporadic, and none has been observed to originate as drainage from the Honomanu except near the coast below the elevation of the basal water table at about 3 feet above sea level.

Because the Honomanu is exposed along the coastline in the Haiku region, the basal aquifer is assumed to discharge at the coast. This is an important and simplifying boundary condition for use in both analytical and numerical modeling.

6.1.4 The Rift Zone

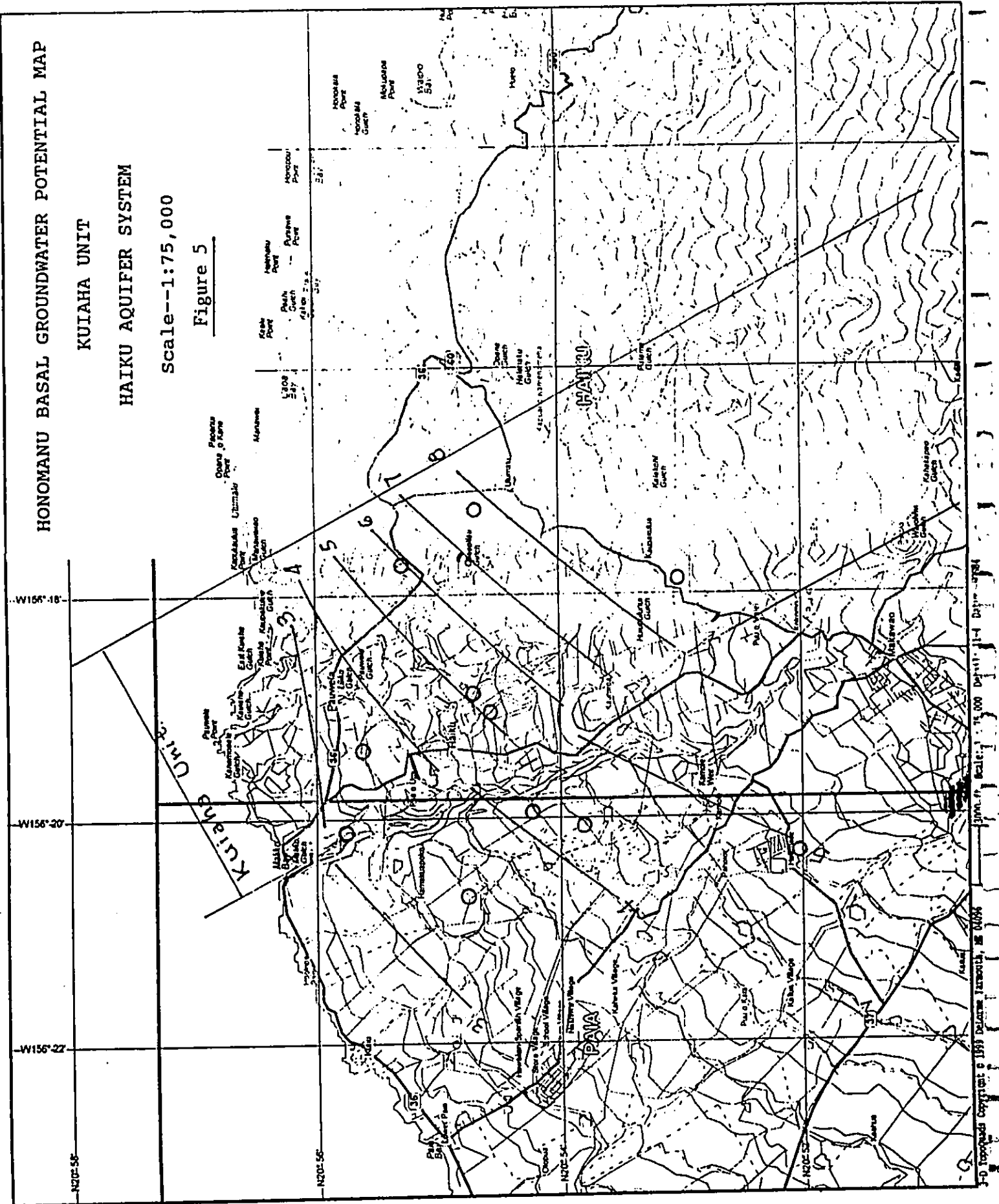
The third geological condition, besides the occurrence and position of the Honomanu and Kula formations, inherent to the Haiku region is the location of the rift zone. The distance between the east and west boundaries of the rift is about 3 miles, and it is within this width that the proposed EMPLAN wells are to be drilled. Water level measurements taken within and to

the west of the rift suggest that the rift boundaries impede groundwater flow. Groundwater levels in the Honomanu basal aquifer within the rift boundaries are 1 to 2 feet higher at the same distance from the coast as heads to the west of the west rift boundary. To the east of the east boundary there are no wells in the Honomanu for comparison. Figure 5 is a groundwater potential map based on reasonably reliable head measurements. The Gingerich report also includes an isopotential map.

6.2 Aquifer Characteristics

Of the two geological formations that carry groundwater, only the Honomanu is of interest in adding supply to the Central Maui water network. The Kula contains perched water that is neither voluminous nor extensive, but underlying the entire Haiku region is a basal aquifer in the Honomanu that promises to be highly productive.

The successful development of an aquifer depends on several aquifer parameters, the volume of groundwater in the rock mass, and the relationship between recharge and outflow. The essential aquifer parameters are hydraulic conductivity (k , in ft/day), which is a measure of the ease of flow of water through the formation, and effective porosity (S , dimensionless), which relates to the water in pore spaces that can move to discharge. The volume of water in exploitable storage is a function of static head (elevation of the water table above sea level) and effective porosity. In a basal lens the depth of fresh water extending below sea level is approximated by the Ghyben-Herzberg ratio, which states that for every foot of fresh water above sea level, 40 feet reaches below sea level. Although the ratio is restricted to hydrostatic conditions, seawater density of 1.025 and fresh water density of 1.000, it is a very good



approximation for a thick lens at some distance inland of the discharge front, as is the situation in the Haiku region.

The shape of the water table is determined by the rate of recharge to and the corresponding outflow, in the form of natural discharge and forced extraction, from the lens. Because groundwater travels toward the coast, or beyond where caprock occurs, to discharge, head rises with distance inland. The rate of rise with distance perpendicular to the outflow front, which is the near coastal region in the Haiku region, is referred to as the gradient.

The rate of outflow per foot of coastline is expressed by Darcy's Law, which amended for a basal lens having a Ghyben-Herzberg ratio of 40:1, is,

$$q = 41kh \frac{dh}{dx}$$

which on solution by integration yields the result,

$$q = 41kh^2/2x$$

This is an approximation because it assumes, along with the normal assumptions of homogeneity and isotropism, that flow is uniform throughout the inland reach of the lens and not influenced by local recharge. Nevertheless, it provides a sound estimate of rate of flow from which the sustainable yield of the aquifer can be deduced.

Aquifer parameters are calculated from pump tests during which water levels are measured. Pump test data allows for the determination of transmissivity (T , in ft^2/day), from which hydraulic conductivity is calculated as transmissivity divided by the depth of flow of water moving to the well bore. Effective porosity is also calculated from pump test data, but only if drawdown is measured in a boring (observation well) other than the pumping well. Nowhere in the Haiku region has a pump test been conducted during which drawdown was measured in an observation well. The Maui County Water Department will be using the monitor

well drilled for the SEIS as an observation well in the Haiku region. The instances where water levels at distant wells were measured during pumping at a separate well (Hamakuapoko 1, 5420-02; Hamakuapoko 2, 5320-01; and Upper Haiku, 5419-01) failed to detect drawdown caused by pumping.

Only the data from step drawdown tests, during which a variety of pump rates are controlled for periods of one to two hours until a stable drawdown in the well is achieved, are available for estimating transmissivity and hydraulic conductivity. Effective porosity is undeterminable from these tests, but by analogy with similar basal aquifers in primitive shield-building basalts, such as the Koolau Basalt of Oahu and the Wailuku Basalt of West Maui, it is known to normally fall in the range .05 to .10.

Appendix 16.2 describes the method by which transmissivity (T) and hydraulic conductivity (k) are determined from step drawdown test results. Although the method is approximate, the parameter values calculated are consistent with those determined in other similar basaltic aquifers.

Data from a step drawdown test of Hamakuapoko 1 (5420-02) yields a transmissivity of 116,438 sq.ft./day, which divided by depth of penetration of the well below the water table of the Honomanu (40 feet), results in hydraulic conductivity of 2911 ft/day. The appendix explains how the value of transmissivity was determined. In calculating hydraulic conductivity the underlying assumption is that the depth of penetration is equal to the depth of flow. At Hamakuapoko 2 (5320-01) a hydraulic conductivity of 5940 ft/day was calculated by Water Resources Associates. Hunt of the USGS calculated a hydraulic conductivity of 3500 ft/day for the Upper Haiku well (5419-01), and for the same well the Mink and Yuen, Inc. calculation is 3600 ft/day. For the Kulamalu well (5317-01) the step drawdown test yielded much lower

estimates of hydraulic conductivity: 248 ft/day by WRA; 913 ft/day by Bauer of CWRM; and 410 ft/day by Mink and Yuen, Inc. Data from the pump test of the monitor well (5418-01) results in a hydraulic conductivity of 7,000 to 10,000 ft./day (see Chapter 8 for full discussion).

Employing an inverse interpretation of the basic Darcy relationship for a basal lens, Gingerich (1999) calculated the Honomanu hydraulic conductivity in the Haiku region to average 3300 ft/day. He assigned a value to groundwater flow based on a hydrologic budget, considered the head at the Kulamalu well (5317-01) and the distance between it and the coast, then solved for hydraulic conductivity.

Although the diversity among the above calculated values of hydraulic conductivity appear substantial, in fact the magnitude of even the lowest value (Kulamalu) is sufficiently large to permit installation of high capacity pumps, say 1 to 2 mgd. The differences among the values, however, combined with estimating effective porosity, are a challenge to effective modeling, whether analytical or numerical.

6.3 Groundwater Flow and Sustainable Yield

Estimates of recharge to the Honomanu aquifer in the Haiku region have been made by Gingerich (1999), Shade (1999) and Mink and Yuen, Inc. The budget of Gingerich includes infiltration from both rainfall and fog drip over an area of 42 square miles and a coastal length of 5 miles; that of Shade used for comparison here is for rainfall over an area of 29.2 square miles, although separately she included fog drip over a larger area; and the Mink and Yuen, Inc. budget, which also excludes fog drip, covers an area of 35.71 square miles. The Gingerich recharge value is 97.5 mgd (2.32 mgd/sq.mi.); the Shade value is 54 mgd (1.85 mgd/sq.mi.); and the Mink and Yuen, Inc. value is 61 mgd (1.71 mgd/sq.mi.). Although the high Gingerich value has a

strong claim to validity, the conclusions that follow are keyed to the more conservative values of Shade, and Mink and Yuen, Inc.

The significant differences in head between the wells west of the trace of the rift zone drawn through the cinder cones adjacent to Maliko Gulch and those to the east suggest that hydraulic continuity between the sets of wells is impeded. The Hamakuapoko wells have heads between 4 and 4.5 feet at a distance about 2 to 3 miles from the coast, and the Upper Haiku well has a head of about 4.5 feet at about 3 miles from the coast, whereas the Haiku School well at just over a mile from the coast has a head of 3.4 feet and the new Ulumalu well (5417-01) about 2 miles from the coast has a head of 8 feet. Static head at the recently drilled monitor well (5418-01) is 4.7 feet at approximately 2 miles from the coast. At about comparable distances from the coast, which is assumed to be the discharge front of the lens, the wells west of the rift zone boundary are 1 to 2 feet lower than the wells to the east. We interpret this phenomenon to mean that an aquifer unit between the two rift zone traces exists within the Haiku Aquifer System and hereafter refer to it as the Kuiaha Unit. .

Proportionately re-casting the hydrologic budgets discussed above to reflect the narrower compass of the aquifer, which extends for approximately 3 miles between the west and east boundaries of the rift zone, the recharge values are as follows: Gingerich, 55 mgd; Shade, 30 mgd; and Mink and Yuen, Inc. 34 mgd. These are recharge values, not allowable extraction (sustainable yield).

The sustainable yield equation (Mink, 1980) is,

$$SY = I \{ 1 - (h_e/h_o)^2 \}$$

in which SY is sustainable yield, I is recharge, h_o is initial head in the aquifer, and h_e is the steady state head to which the original head will descend for the value of SY. Assuming an

initial average head of 7.5 feet, which is the situation in the mid portion of the aquifer, that will be allowed to decrease to a steady state head of 5 feet, the SY for the Shade recharge value is 14.7 mgd; for the Mink and Yuen, Inc. recharge it is 16.7 mgd; and for the Gingerich value it is 26.9 mgd. Even the lowest of these values exceeds the EMPLAN estimated average pumpage of 10 mgd.

For an average draft of 10 mgd, the steady state head for each of the recharge estimates will be: Shade, 5.7 feet; Mink and Yuen, Inc. 5.9 feet; and Gingerich, 6.3 feet. A basal aquifer with a head of 5 to 6 feet in its mid portion can accommodate well capacities of 1.0 to 1.5 mgd.

An inventory of Honomanu formation wells located in the Kuiaha Unit and also in the Paia Aquifer System within a half-mile of Maliko Gulch is tabulated below.

<u>Well</u>	<u>State no.</u>	<u>Head, Ft.</u>	<u>Data Source</u>	<u>Reliability</u>
Haiku School	5519-01	3.4	DOWALD	Original meas. Good
Ulumalu	5417-01	7.9	CWRM	Very good
Kulamalu	5317-01	12	CWRM	Good
Baldwin Man.	5519-03	5.5	J.F. Mink	Poor
W. Kuiaha	5518-04	5.2	CWRM	Very good
Hea'a'ulu	5616-02	5.8	Driller record	Fair
Joachim	5517-01	5	Driller record	Fair
Manawai	5517-02	6.2	Driller record	Fair
Haiku monitor	5418-01	4.7	Driller	Good

Water levels west of the rift zone within half mile of Maliko Gulch.

H'Poko 1	5420-02	4.3	WRA; TNWRE	Very good
H'Poko 2	5320-01	4.6	WRA; TNWRE	Very good

Upper Haiku	5419-01	4.5	TNWRE	Very good
Maui H.S.	5420-01	3.4	USGS	Very good
HC&S Pump 11	5520-01	3.5	USGS	Good
Haliimaile	5220-01	5	CWRM; TNWRE	Good

Table abbreviations:

TNWRE ... Tom Nance Water Resources Engineering

WRA ... Water Resources Associates

USGS ... U.S. Geological Survey

CWRM ... State Commission on Water Resources Management

DOWALD ... State Department of Water and Land Development

The head measurement in the recently drilled Maui Pine well at Haliimaile (5520-01) gave a value of 4.95 feet. At the end of drilling the reported initial head was 6.32 feet (Nance, WRE). The difference may be due to confusion in elevation of the measuring point. Most significant, however, is the fact that this well has a head substantially lower than that of the Dowling well (12 feet) lying to the east of the rift zone trace at about the same distance from the coast.

The water level measurements within the Kuiaha Unit useful for composing a water level map (piezometric map) are limited to 5519-01, 5417-01, 5318-01, 5616-02, 5517-01, 5517-02 and 5418-01. For the aquifer west of the rift zone boundary all of the listed wells are considered reliable for a water level map and determination of gradients.

CHAPTER 7. AQUIFER CONTAMINATION

Contamination of the groundwater in the Haiku Aquifer System may originate from two principal sources, agricultural chemicals and septic tank – cesspool effluent. Of greatest concern is the potential from agricultural chemicals used in the past or currently applied. Septic tank – cesspool effluent has not been identified as a detectable pollutant.

7.1 Agricultural Chemicals and Toxicity

Until the mid 1980s the nematocides EDB (ethylene dibromide) and DBCP (dibromochloropropane) were injected into the soils of pineapple fields in East Maui. The registration of DBCP was suspended by the U.S. Environmental Protection Agency (USEPA) in 1979, but use of the Maui Land and Pineapple Company inventory of the chemical was permitted in Maui until December 31, 1986. The USEPA registration of EDB was cancelled in 1983, from which time its use was prohibited. Both EDB and DBCP were suspected to be carcinogenic. Often accompanying these primary nematocides is another organochlorine, TCP (trichloropropane).

In 1979 most of the pineapple fields lay west of Maliko Gulch above an elevation of about 400 feet. Starting in about 1979 – 1980 the lower fields below the Haliimaile Highway were replaced with sugar cane. Now the greatest pineapple acreage lies in the region west of Maliko Gulch and inland of Haliimaile Highway.

To the east of Maliko in the 1970s a few fields were located in the Haiku Town – Pauwela region, and seven fields lay between Hana Highway and the coast. Figure 6 is a Maui land and Pineapple Co. map dated 1970 showing the locations of its pineapple fields. A field on the slopes of Kauhikoa continues to be cultivated. The Upper Haiku well, 5419-01, was drilled in the vicinity of the Kauhikoa field. At one time individual private growers grew pineapple below EMI's

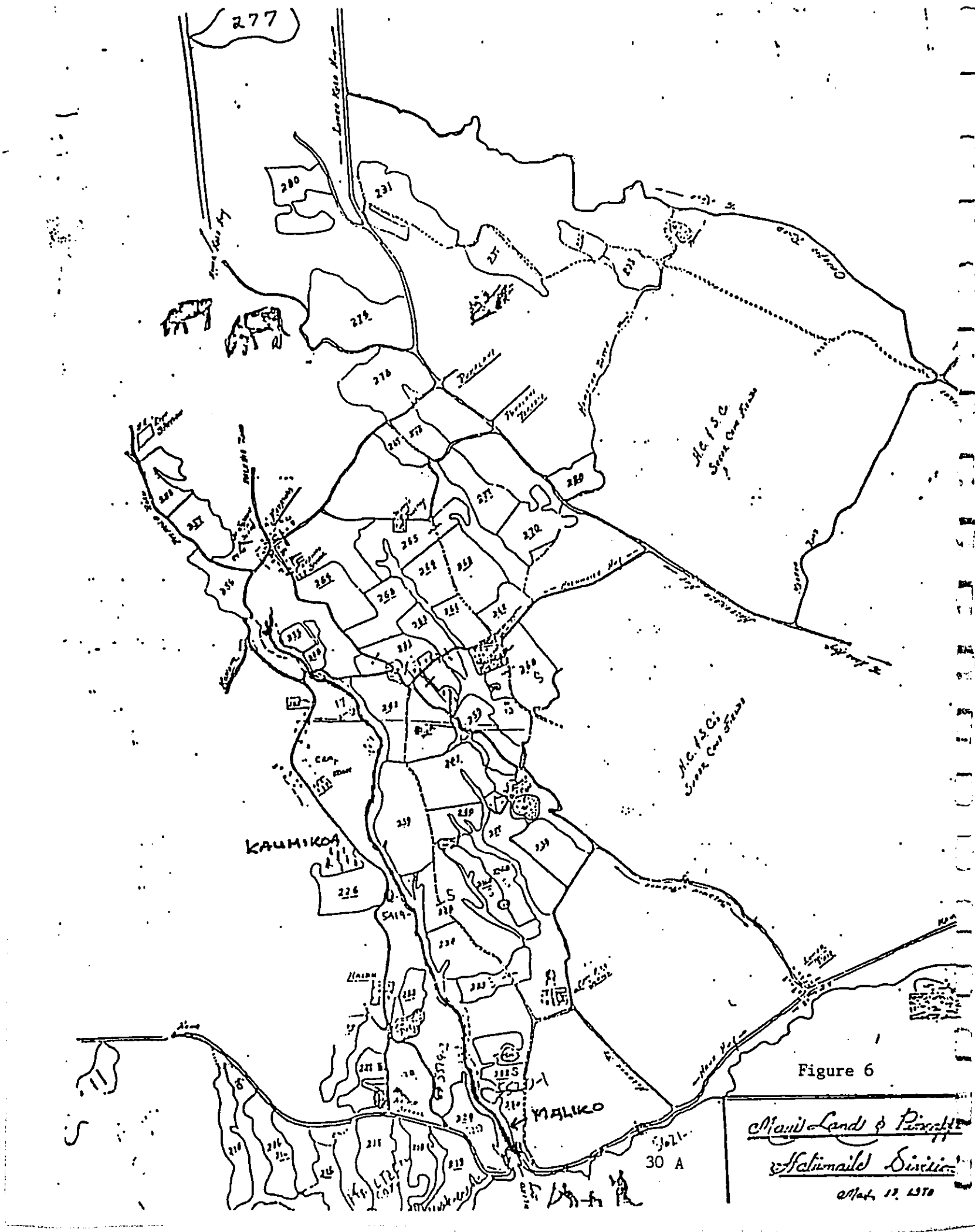


Figure 6

Map of Land & Properties
Effatumaili District
Date 12. 1970

Kauhikoa Ditch, and presumably they used nematocides, although no records of the type of nematocides have been found. The proposed wells will be located in the same general area.

7.2 History of the Detection of Contamination

Groundwater sampling began in East Maui in 1979 after USEPA became concerned with organochlorine pesticides, particularly EDB and DBCP, and later, TCP. EDB and DBCP were the primary chemicals employed to control nematodes in pineapple fields; TCP originated as an impurity in Shell DD, also used as a nematocide.

Between June and April 1979, groundwater at four sites in East Maui was found to be contaminated with DBCP at greater than 200 ppt (parts per trillion), the detection limit at that time. A well at the old Maui High School in Hamakuapoko pumped water having 200 to 300 ppt, but the highest concentration, 2230 ppt, was found in a spring at the base of the Kula formation at the coast in Pfaelzzer Cove, immediately down gradient of active pineapple fields. Sampling the same spring a year later (4/16/80) gave no presence of DBCP. Evidently the contaminants were flushed away. In a sample collected from seepages from the Kula/Honomanu contact in the highway cut on the west side of lower Maliko Gulch 1740 ppt DBCP was detected. At the Arakaki watercress farm on the east side of Maliko down gradient of pineapple fields DBCP was absent at the prevailing detection limit of 200 ppt. Later when the detection limit was reduced to 10 ppt, the Arakaki spring showed concentrations of 90 ppt DBCP, 97 ppt EDB and 1290 ppt TCP (3/4/85). EDB was not analyzed for in the 1979 sampling.

The State Department of Health (DOH) subsequently set the allowable maximum concentration level (MCL) for EDB and DBCP at 40 ppt , each, and for TCP at 800 ppt. The

detection limits had been dramatically reduced to 10 ppt for DBCP and 20 ppt for EDB, and 400 ppt for TCP.

The next sampling program took place in 1980. Kula formation perched water from Tunnel 16 (this short tunnel, though numbered 16 in the sampling record, is probably Tunnel 23 in Stearns and Macdonald) in lower Maliko Gulch had 48, then 70 ppt DBCP. The Maliko highway seepage had decayed to 600 ppt DBCP in April, 1982, then further to 310 ppt. The pineapple fields upslope of the seepages had been replaced with sugar cane. The April concentration of DBCP was accompanied by 100 ppt of EDB, but by June the EDB was not detectable. At other seepage sites in lower Maliko DBCP decreased from 600 ppt in February 1980, to 33 ppt in December 1980, while at another it remained at 2700 ppt. All of the Maliko samples drained from perched water in the Kula formation. One sample from the Honomanu basal aquifer taken at HC&S Pump 11 (5520-01; Shaft 32) had no detectable DBCP.

Sporadic samples were collected from the Kula formation seepages and at the Maui High School well (5420-01) between 1980 and 1986. The MHS well penetrates into the Honomanu aquifer, but because its annulus is cemented only to a depth above the Kula perched water, the contamination likely originated by way of vertical drainage to the Honomanu along the unsealed annulus. The last DBCP record for this well (3/4/85) showed 91 ppt DBCP, 67 ppt EDB and 430 ppt TCP. By 1983 the lower Maliko tunnel had no detectable contamination, while the highway seeps showed concentrations ranging from a low of 50 ppt DBCP (1984) to a high of 311 ppt DBCP (1982). HC&S Pump 11 continued to show no detectable contamination. The Baldwin Manor well (5519-03), drilled in 1986, had no detectable DBCP and EDB (detection limits 25 ppt), and no TCP (detection limit 400 ppt).

Two private wells, each terminating in the Kula formation, were sampled in 1984. The Feehan well (5516-01), located between the Hana Highway and the coast near pineapple fields, had a DBCP concentration of 40 ppt, and the Behnke well (5519-02), on the east side of Maliko Gulch, had no detectable contamination. Pauwela Spring (Pfaelzter Cove) showed a concentration of 1200 ppt DBCP in 1986, about half the concentration (2230 ppt) detected in 1979. In 1981 the Haiku School well (5519-01), driven into the Honomanu aquifer, showed DBCP at the detection limit of 10 ppt.

In the Paia Aquifer System down gradient of pineapple fields several HC&S pumping stations exhibited contamination in 1985 and 1986. Puunene Pump 7A (5227-04) had 40 ppt EDB; Paia Pump 17 (5422-02) had 28 ppt EDB in 1985 and 47 ppt DBCP in 1986; Kuau Pump 12 (5522-01) had 430 ppt TCP; Puunene Pump 8 (5226-02) had 47 ppt EDB; and Kaheka (5321-01) 18 ppt DBCP, 50 ppt EDB and 130 ppt TCP. These stations are located generally down gradient of former and existing pineapple fields. The irrigation water pumped is brackish and unfit for drinking.

7.3 Contamination of the DWS H'Poko Wells, the Upper Haiku Well, the Kulamalu Well, and the Haiku Monitor Well

The DWS Hamakuapoko wells (H'Poko 1, 5420-02, and H'Poko 2, 5320-01) lie just west of Maliko Gulch in the Paia Aquifer System at elevations of 702 and 780 feet, respectively. H'poko 1 was drilled in 1991 and H'Poko 2 in 1992. Both wells penetrate into the Honomanu basal aquifer where the water table is 4 to 5 feet above sea level. The wells were included in the original East Maui Water Development Plan but now serve as back-up sources during drought emergencies. When H'Poko 1 was drilled the pumped water showed no DBCP and EDB at detection limits of 40 ppt, or TCP at detection limit 500 ppt. These analyses were made by a

local laboratory that was not recognized by USEPA. In 1997 the results of analyses by Montgomery-Watson Laboratory, which is certified by USEPA, yielded 50 ppt DBCP (detection limit 10 ppt), no EDB (detection limit 20 ppt), and 900 ppt TCP (detection limit 500 ppt). A follow-up analysis showed 46 ppt DBCP, no EDB, and 700 ppt TCP. An analysis by Montgomery Watson in 1998 gave 40 ppt DBCP and 970 ppt TCP. The DBCP is at the DOH MCL of 40 ppt, but TCP exceeds the MCL of 800 ppt. H'Poko 1 is located where pineapple fields were abandoned about 20 years ago.

The concentrations of the nematocides in H'Poko 2 are considerably higher than in H'Poko 1. In 1992 upon completion of drilling the DBCP levels in two samples were 230 and 360 ppt, for EDB 210 and 230 ppt, but TCP was not detected. In 1997 for two samples DBCP was 320 and 200 ppt, and for EDB, 160 and 310 ppt. The most recent sampling in 1998 gave 240 ppt DBCP and 390 ppt TCP. Like H'Poko 1, H'Poko 2 is located in the vicinity of former pineapple fields. Before distribution to consumers, the water from each well undergoes treatment that reduces contamination to below the MCLs.

The DWS upper Haiku well (5419-01) was drilled in 1979 but was not put on stream until 20 years later. Water samples analyzed in 1991 showed no contamination with DBCP. An analysis in 1993 gave 50 ppt DBCP (detection limit 10 ppt), but in 1995 and 1996 only 10 ppt. EDB was undetected in the 1993, 1995 and 1996 samples. The well is adjacent to a pineapple field near Kauhikoa.

The Kulamalu well (5317-01) was drilled in 1998 from a ground elevation of 1234 feet. Neither DBCP nor EDB were detected in the pumped water. The well lies up-gradient of former pineapple areas and is not likely tributary to contamination by agricultural chemicals.

A sample of perched water in the Kula formation from the recently drilled Haiku Monitor Well (5418-01, drilling completed January 2002) showed slight contamination with EDB at 13 ppt but no indication of either DBCP or TCP. Samples from the Honomanu basal water contained no EDB, DBCP and TCP.

Litigation Involving Existing and Future Wells: On May 3, 1996, the Board of Water Supply of the County of Maui (plaintiff) filed a complaint against Shell Oil Company, et al (defendants) alleging that certain agricultural chemicals produced by defendant were contaminating a number of Board of Water Supply wells with various chemicals, principally DBCP (dibromochloropropane), a suspected carcinogen. These wells were the Hamakuapaho 1 and 2, Honokahua A, and Haiku well.

In September 1999, an agreement was reached between the plaintiff and defendants whereby the defendants agreed to pay tort damages in the amount of \$3,000,000 to the plaintiff in settlement of the actions involving capital and operations and maintenance costs and for certain past DBCP related costs. These remedies are to assist the plaintiff in complying with the Maximum Contaminant Level (MCL) for DBCP on the island of Maui until September 1, 2039.

Another part of the agreement provides for payment of capital and operating costs of other existing and future wells with DBCP concentrations exceeding the Maximum Containment Level (MCL). In general, the defendants will reimburse the plaintiff during the terms of agreement for 90% of all capital and operating and maintenance costs under conditions described in the agreement. This obligation ends on September 1, 2039.

The number of wells for which the defendants will be obligated to pay for the capital and operating and maintenance costs for Granulated Activated Carbon (GAC) treatment is limited to

fifty (50) wells. Not notwithstanding this agreement, the plaintiff retains its right to file future DBCP claims for the islands of Molokai and Lanai.

A copy of the agreement may be found in the Appendix of this document.

7.4 Treatment for EDB, DBCP, and TCP Contamination

There are five principle methods of treating the water to eliminate or reduce the concentrations of EDB, DBCP, and TCP. They are as follows:

1. Granular Activated Carbon (GAC)
2. Powdered Activated Carbon (PAC)
3. Air stripping (packed tower aeration)
4. Adsorbent Exchange Resins
5. Membrane Technology

The following is a brief discussion of the features of each:

1. GAC - Very high adsorptive capacity for most organic and synthetic chemicals. Contaminated water flows downward from the top of a pressurized vessel through a bed of activated carbon. The water is treated when it flows through the bed of activated carbon and is collected in an underdrain system. Some advantages of the GAC system include no hazardous air emissions, system reliability, enclosed treatment, and ease of operation. Principal disadvantages are the high capitol costs and cost of disposal of the spent carbon.
2. PAC - The primary difference between the GAC and PAC systems is the particle size of the activated carbon. The powder is added to a stream of contaminated water, allowed enough time for adsorption to occur, and the carbon is removed by filtration. The PAC method is used typically for taste and odor control, and is not as effective as GAC in

removing synthetic chemicals. Its principal disadvantage is the added requirement for filtration.

3. Air Stripping - The liquid is introduced into an air stripping tower and flows downward through a packing consisting of ceramic, stainless steel, plastic, or other inert materials. Simultaneously, air is forced upward from the bottom of the tower and is discharged into the atmosphere at the top of the tower. Performance is inconsistent because of the variations in the concentrations of inlet contaminants. To maintain an effluent of consistent quality, the facility needs to be enlarged or modified, depending upon the quality of the inlet contaminants. In addition, the packed tower process can create an air quality problem that may require emission controls and/or monitoring. For DBCP removal, the tower would have to be very large because the relatively low volatility of DBCP would require a higher contact time between air and water. A larger tower would result in higher capital and operating costs.
4. Adsorbent Resins - Certain adsorbent resins have been used to treat water contaminated with organic compounds, but its use is not widespread. Information about the method is sparse, but a study was done in England comparing adsorbent resins with activated carbon. It was shown that activated carbon was more effective in removing certain contaminants such as pesticides than adsorbent resins.
5. Membrane Technology - This method involves the pressurized flow of contaminated water through a membrane. The effectiveness of this method depends on the size of the membrane pores. More information and testing is needed to determine the suitability of both the membrane and adsorbent resin methods for removal of EDB and DBCP.

The GAC method is usually preferred over the other methods because of proven performance, system reliability, enclosed operations, ease of operation, and the fact that it has no hazardous air emissions. Its primary disadvantages are its high capital and disposal costs. Oahu now has at least four GAC plants in operation and the Honolulu Board of Water Supply has found their operations satisfactory.

7.5 Septic-Tank and Cesspool Impacts

The effluent from septic tanks and cesspools carries the same suite of pollutants as is found in raw sewage. The principal potential contaminants consist of biological components, surfactants and nutrients.

No tests have been made to determine the effects, if any, of septic tank - cesspool infiltrate on groundwater in either the Kula perched aquifers or the deep Honomanu basal aquifer in the Haiku region. As a general rule the biologicals undergo biodegradation by microbial action, oxidation and other chemical transformations and sorption before they travel very far. Surfactants may withstand longer travel times and distances but also are subject to biodegradation. Only inorganic nutrients, in particular nitrogen (N), survive to accompany recharge to the aquifer.

Pristine groundwater contains less than about 1 mg/l N. The USEPA and State DOH MCL for N is 10 mg/l. Groundwater in heavily fertilized and irrigated sugar cane areas where the application of N is on the order of 300 lbs./acre per year has a concentration of about 2 to 4 mg/l. Perhaps as much as 20 percent of the N in fertilizer is entrained in water that percolates below the root zone. This yields a much greater mass of N than infiltrates from septic tanks and cesspools. The Kula formation perched water at the monitor well was analyzed at 1.9 mg/l N,

suggesting a contribution from anthropomorphic sources. The concentration in the Honomanu basal groundwater in the Haiku Aquifer System is less than 1.0 mg/l, while the MCL is 10 mg/l. In H'Poko wells 1 and 2, which are down gradient of irrigated sugar cane fields, the N content of the basal groundwater is about 1.4 mg/l. The DWS Upper Haiku well, which is on the margin of the reach of infiltration from sugar cane fields, pumps water with only 0.6 mg/l N, and the Kulamalu well has 0.8 mg/l. Groundwater pumped from the basal aquifer at the monitor well contains 0.89 mg/l (analyses by Montgomery Watson Laboratory).

A State DOH regulation discourages the drilling of wells within 1,000 feet of existing cesspools, and the construction of cesspools within 1,000 feet of existing wells. The proposed wells will be located to meet DOH requirements.

7.6 Summary and Conclusions

Groundwater in both the Kula formation high level perched aquifers and the Honomanu basal aquifer has or had been contaminated where the sources are located in or down gradient of former and existing pineapple fields where EDB, DBCP and Shell DD were used as nematocides. These chemicals are no longer applied. EDB was discontinued in 1983 and DBCP by the end of 1986. Sampling in the early 1980s before the chemicals were proscribed yielded high levels of contamination in the Kula formation, especially at sites in lower Maliko Gulch and down gradient of fields lying between Hana Highway and the coast.

The level of contamination in the Honomanu basal aquifer has been less than in the Kula, but nevertheless significant. The highest concentrations have been detected in wells (H'Poko 1, H'Poko 2, and Maui High School) west of Maliko Gulch in the Paia Aquifer System. To the east of Maliko in the Haiku Aquifer System, but inland of the Hana Highway, the few samples

analyzed suggest that the contaminant level is considerably less than in the Paia Aquifer System and is less than the State DOH MCL..

Potential contamination of groundwater in the Haiku Aquifer System by septic tank and cesspool seepage should be kept under surveillance. Every effort will be made to comply with the State DOH requirements regarding the minimum distance between wells and the sites of septic tanks, cesspools, landfills, and other possible sources of contamination.

CHAPTER 8. THE MONITOR WELL

8.1 General Description and Purpose

The monitor well required by the Court Order of September 2000 (see Appendix) has been drilled at one of the sites shown in Exhibit 2 of the Court Order. The selected site lies at an elevation of approximately 667 feet between Pauwela and Ohia Gulches. The well is designed for data collection only, but a step drawdown test and a 4-day continuous test was conducted using a temporary pump.

The well was designed to probe for the following general conditions: 1) the occurrence of perched water in the Kula formation within a depth of about 100 to 150 feet from the ground surface; 2) whether full or sporadic saturation occurs in the Honomanu formation beneath the Kula formation; 3) to what height above sea level does basal water in the Honomanu reach, and 4) how contaminated with agricultural chemicals are the perched and basal waters.

Drilling was performed in two phases. Phase 1 drilling reached to the base of the Kula formation. Water samples were collected and analyzed, then the bottom of the boring was sealed with several feet of cement and a casing installed with the annulus cemented to prevent seepage of Kula water into the Honomanu aquifer. In Phase 2, the boring was drilled through the cement seal and extended to 65 feet below sea level. During the drilling process measurements were made to determine whether the Honomanu is saturated in the interval from the base of the Kula to the basal water table. Casing, screen, grout and gravel lengths depended on the occurrence of water in the Kula and Honomanu. Figure 4 illustrates the arrangement of the completed well.

8.2 Drilling Protocol

Phase 1:

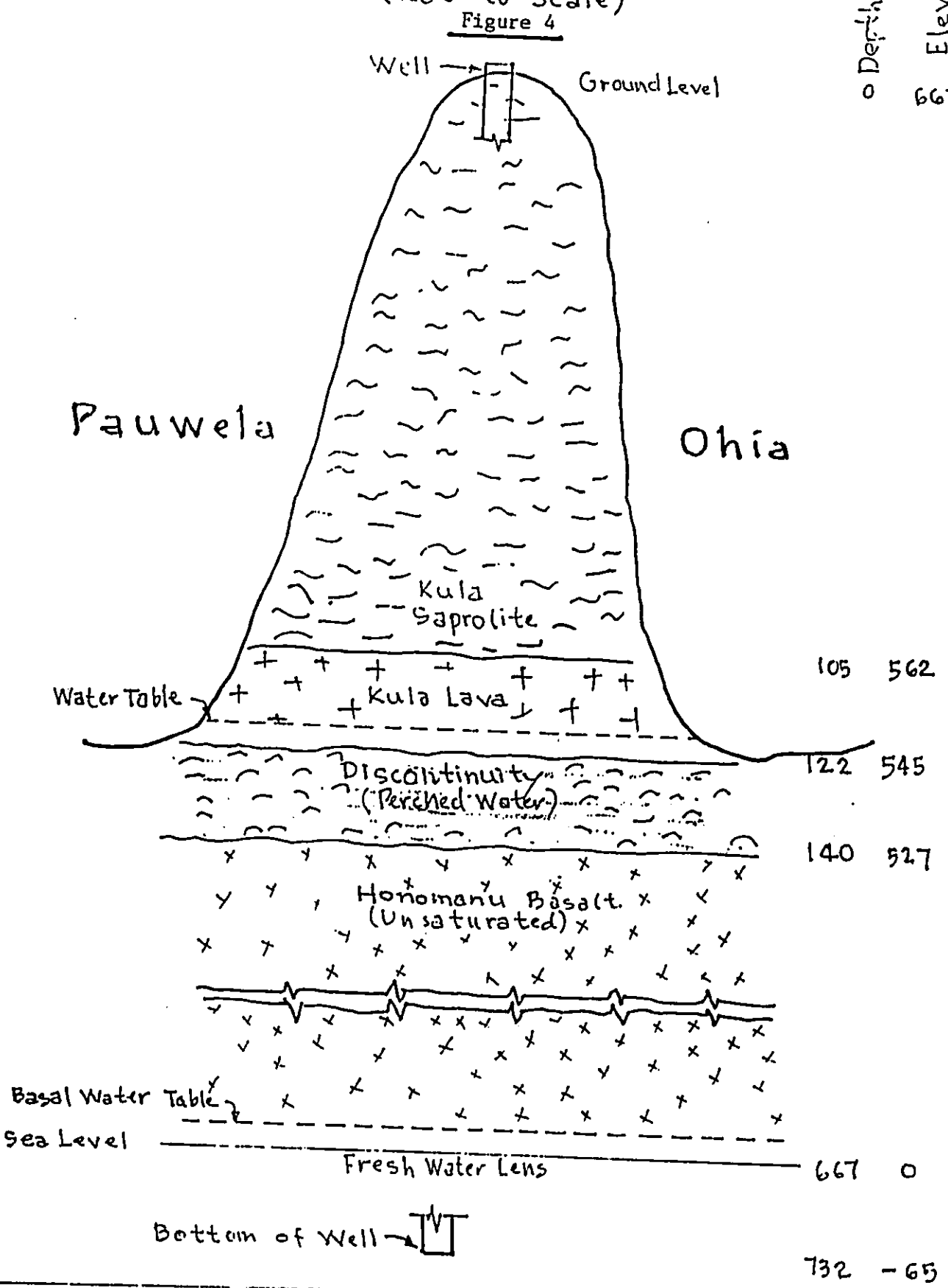
1. Drill a 30 inch diameter boring to the base of the Kula, expected depth 100 to 200 feet.
The Engineer will determine the final depth.
2. Measure water level in perched aquifer, collect samples for analysis.
3. Emplace a cement plug at the bottom of the boring.
4. Emplace 24 inch diameter casing from surface to cement plug.
5. Cement and gravel annulus.

Phase 2:

1. Drill 20 inch diameter boring through cement plug and through underlying Honomanu formation to 65 feet below sea level (total depth approximately 735 feet).
2. Cease drilling at intervals of 100 feet to allow formation water, if any, to accumulate in boring. Allow about one hour for water to accumulate. Measure depth to water.
3. On completion of drilling emplace 14 inch diameter casing to sea level (approximately (550 feet of casing) with 25 feet of screen from sea level to 25 feet below sea level. Allow 40 feet of open hole below screen.
4. Emplace gravel in annulus from 10 feet above sea level to bottom of screen.
5. Cement-grout remaining annulus.
6. Install temporary pump, capacity at least 500 gpm, to purge and clean well.
7. Measure water level before and after cleaning.

HAIKU S.E.I.S. MONITOR WELL
HYDRO GEOLOGY
 (Not to Scale)

Figure 4



8. Conduct step drawdown test at 450, 550, 650 and 750 gpm.
9. Collect basal water samples toward end of test period. Samples to be tested for contamination with agricultural chemicals of interest.

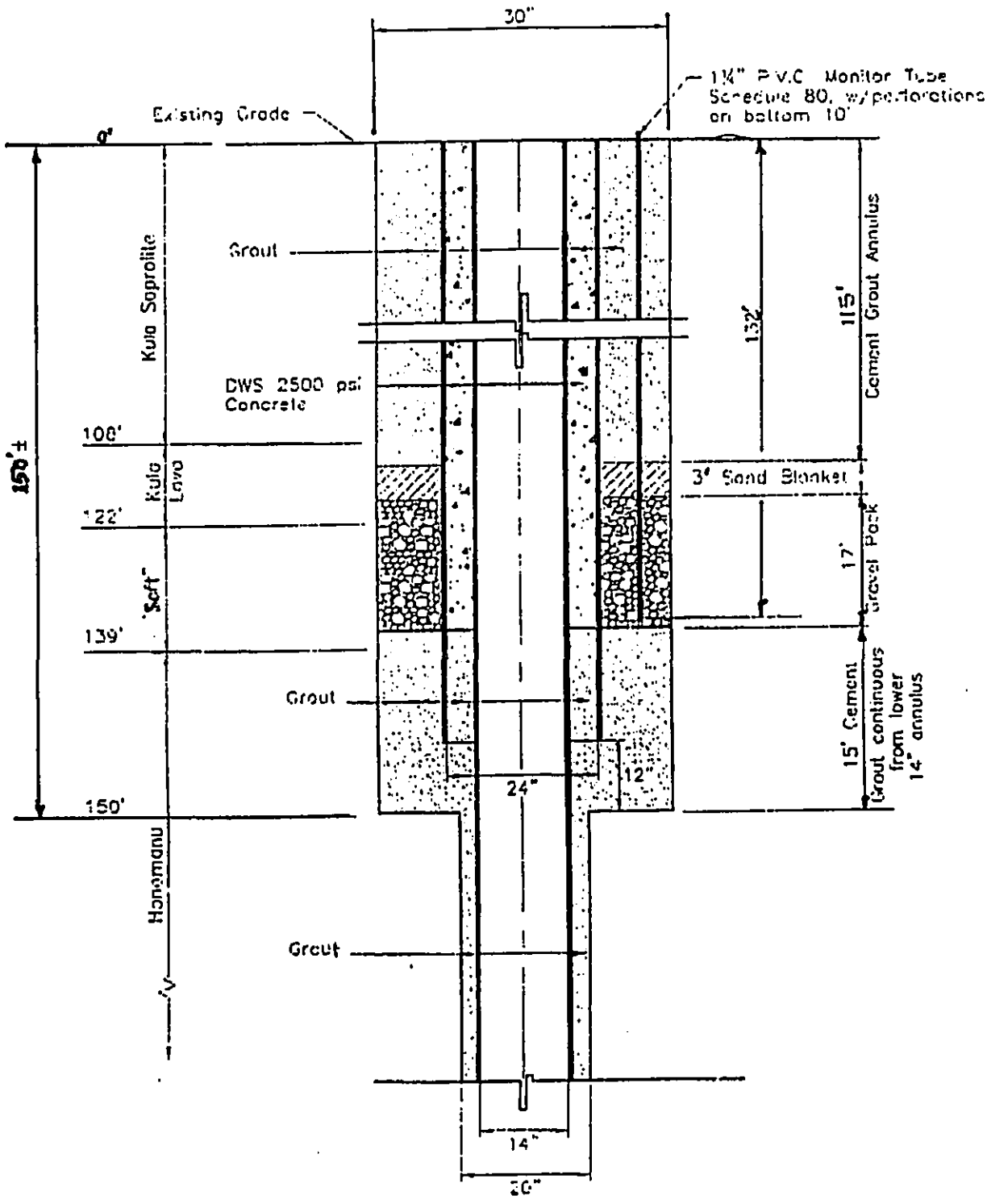
8.3 Drilling Results and Interpretation

In the Phase 1 drilling saprolite was penetrated to a depth of 100 feet, at which depth it quickly transitioned into a solid ledge of Kula lava approximately 15 feet thick. Beneath the lava ledge 15 to 20 feet of 'soft material' separates the Kula lava from the top of the unweathered Honomanu basalt.

The bore diameter was reduced from 30 to 20 inches for the Phase 2 drilling through the Honomanu basalt to the bottom of the boring. The upper boring was fitted with a 24 inch diameter casing and the lower boring with a 14 inch diameter casing. The well section is depicted in Figure 7.

Perched water in the Kula formation rose to a depth of approximately 113 feet where samples were collected for EDB (ethylene dibromide), DBCP (dibromochloropropane) and TCP (trichloropropane) analysis. The perched water occurs on and in the 'soft' layer, which likely consists of erosional debris and soil beds overlying a thin weathered zone on the Honomanu basalt. The flow of the perched water was very weak.

The Phase 2 drilling penetrated unweathered lavas of Honomanu basalt from a depth of approximately 140 feet to the bottom of the boring. From the top of the Honomanu to about 5 feet above sea level the formation is unsaturated, that is, it does not contain a continuum of water. Below 5 feet above sea level the formation is filled with fresh water to the depth of the well.



S.F.I.S. MONITOR WELL
WELL SECTION-UPPER 150'
Not to Scale

Figure 7

TABLE 4
 HAIKU S.E.I.S. MONITOR WELL
 State No. 5418-01
 Video Log

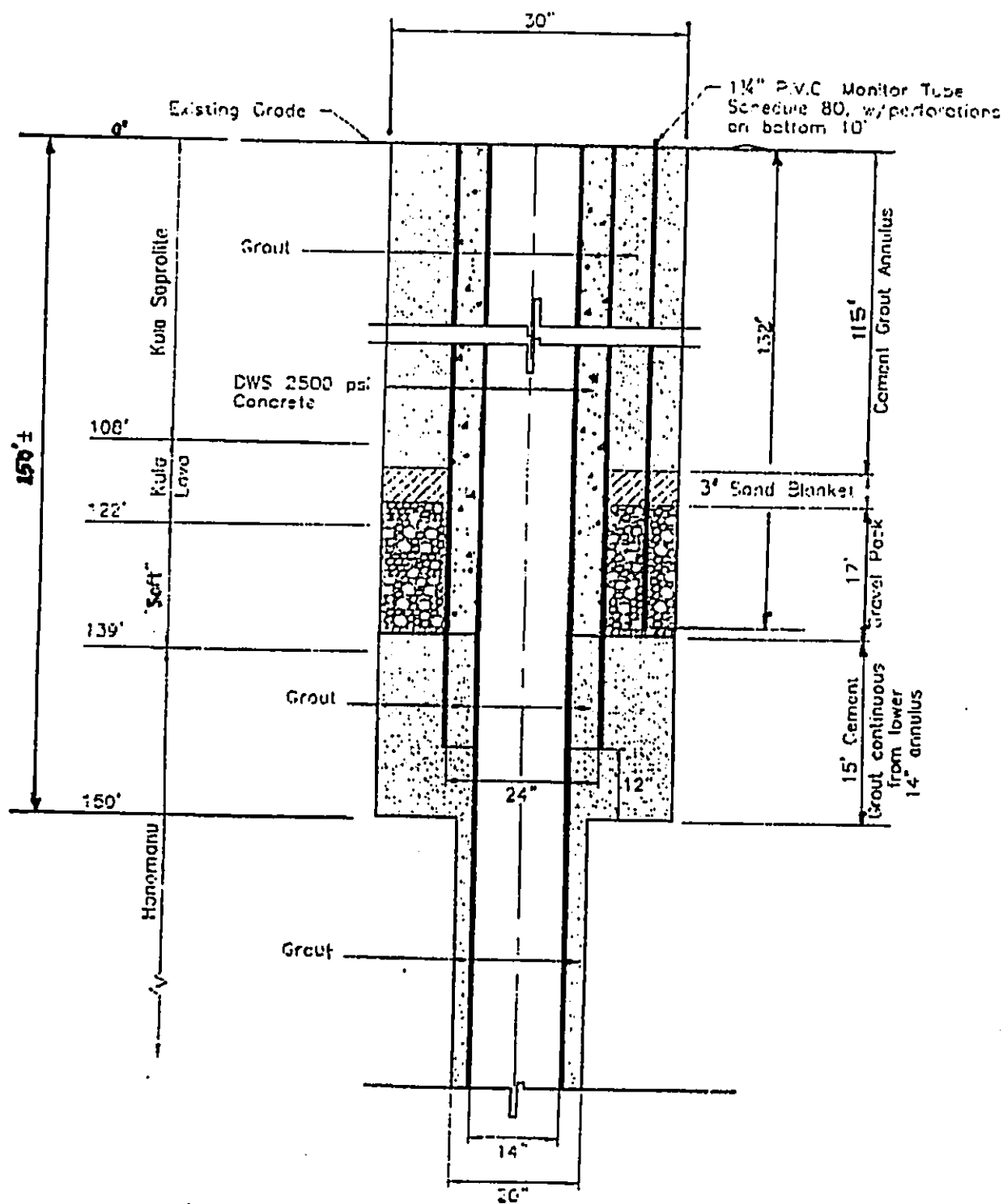
Video of fully reamed upper boring to depth 150 feet.
 Video of 12 inch diameter pilot hole below depth 150 feet.

<u>Depth (ft.)</u>	<u>Below Elevation ~ 675 ft.</u>	<u>Description and Comments</u>
0 - 70		Smooth soft walls of saprolite.
70 - 95		Saprolite with fragments of fractured rock.
95 - 99		Change from saprolite to Kula lava.
105 - 122		Kula lava; moist walls.
122 - 135		Soft formation, smooth moist walls.
139		Entering Honomanu basalt.
149		In driller fluid (foam); bottom upper boring 150 ft.
156		In 12 inch pilot hole; Honomanu basalt.
156 - 200		Unsaturated.
203		Moist walls.
207 - 210		Cavities in Honomanu basalt.
275		Clinkery, moist.
321		Clinker, about 1 ft.
334		Clinker.
336 - 339		Very large cavity.
343 - 387		Cavities (lost circulation during drilling).
410		Mostly smooth Honomanu basalt walls, some drips.
473		Rubbly.
520		Clinker.
550		Smooth, moist.
559		Clinker.
559 - 576		Large voids, clinker.
576 - 623		Smooth.
642		Mostly clinker.
669		Clinker, approx. 5 ft.
670.4		Large voids.
670.4 - 712		Enter water table. Full saturation.
712 - 718		Cloudy water.
720 - 736		Water clearing.
		Clear water. Smooth bottom at approx. 745 ft.

CORRECTION

THE PRECEDING DOCUMENT(S) HAS
BEEN REPHOTOGRAPHED TO ASSURE
LEGIBILITY
SEE FRAME(S)
IMMEDIATELY FOLLOWING

XEROX COPY



S.E.I.S. MONITOR WELL
WELL SECTION-UPPER 150'

Not To Scale

Figure 7

TABLE 4
 HAIKU S.E.I.S. MONITOR WELL
 State No. 5418-01
 Video Log

Video of fully reamed upper boring to depth 150 feet.
 Video of 12 inch diameter pilot hole below depth 150 feet.

<u>Depth (ft.)</u>	<u>Description and Comments</u>
<u>Below Elevation ~ 675 ft.</u>	
0 - 70	Smooth soft walls of saprolite.
70 - 95	Saprolite with fragments of fractured rock.
95 - 99	Change from saprolite to Kula lava.
105 - 122	Kula lava; moist walls.
122 - 135	Soft formation, smooth moist walls.
139	Entering Honomanu basalt.
149	In driller fluid (foam); bottom upper boring 150 ft.
156	In 12 inch pilot hole; Honomanu basalt. Unsaturated.
156 - 200	Moist walls.
203	Cavities in Honomanu basalt.
207 - 210	Clinkery, moist.
275	Clinker, about 1 ft.
321	Clinker.
334	Very large cavity.
336 - 339	Cavities (lost circulation during drilling).
343 - 387	Mostly smooth Honomanu basalt walls, some drips.
410	Rubbly.
473	Clinker.
520	Smooth, moist.
550	Clinker.
559	Large voids, clinker.
559 - 576	Smooth.
576 - 623	Mostly clinker.
642	Clinker, approx. 5 ft.
669	Large voids.
670.4	Enter water table. Full saturation.
670.4 - 712	Cloudy water.
712 - 718	Water clearing.
720 - 736	Clear water. Smooth bottom at approx. 745 ft.

A video log was made of the full depth of the uncased borings. Observed conditions in the borings are summarized in Table 4. A video camera unequivocally recognizes a water level due to formation saturation. It is clearly evident when the camera enters the water table. Not until a depth of 670 feet did the camera contact the water table.

The video log shows the presence of cavities and clinker in the Honomanu basalt, which implies a high degree of permeability. In the saprolite and Kula lava the walls of the boring are smooth, which typically indicates low permeability formations.

Cuttings from the rotary drilling were examined with a hand lens (maximum 10x power). Characteristically the Honomanu basalt cuttings contained olivine crystals while the Kula lava did not. The saprolite and 'soft' layer yielded only mud. A summary description of the examination is given in Table 5.

8.4 Contamination

The Kula perched water is slightly contaminated with EDB at 13 ppt (parts per trillion), which is about one third of the State Department of Health MCL (allowable maximum concentration level) of 40 ppt. Neither DBCP nor TCP were detected. The detection limit for EDB and DBCP was 10 ppt, and for TCP, 50 ppt. For the basal water, no EDB, DBCP, or TCP were detected. Results of the analyses are given in Table 6.

Analyses were also made for chloride (Cl), nitrate-nitrogen ($\text{NO}_3\text{-N}$) and silica (SiO_2). The chloride concentration was 21 mg/l (milligrams per liter) in the Kula perched water, a typical value for fresh recharge water. The chloride content of the basal groundwater was 51 mg/l. The nitrate-nitrogen content at 1.9 mg/l for the Kula Water is high for natural water (background 0.2 to 0.5 N) and probably reflects residual effects of dissolved fertilizer infiltration and perhaps drainage from septic tanks. The basal water contains only 0.89 mg/l N. Silica at 26

TABLE 5
 HAIKU S.E.I.S. MONITOR WELL
 State No. 5418-01
 Lithology of Drill Cuttings

<u>Depth (ft.)</u>	<u>Description and Comments</u>
<u>Below Elevation ~ 675 ft</u>	
55 - 65	Mud with rock fragments.
100 - 110	Gray aphanitic fragments mixed with mud. Kula lava
110 - 120	Angular coarse gray aphanitic chips, few pyroxene crystals. Kula lava.
120 - 130	Angular chips mixed with mud.
130 - 140	Mostly mud, few small angular chips. Disconformity.
140 - 150	Fine black-gray and brown-red fragments, numerous discrete olivine crystals. Honomanu basalt.
160 - 170	Fine black-gray fragments, numerous olivine crystals. Honomanu basalt.
270 - 280	Black-gray fragments, olivine crystals. Honomanu.
280 - 745	Basalt fragments, often with olivine crystals. Honomanu basalt.

Notes:

1. Saprolite to a depth of approximately 100 feet, then quick change to Kula lava.
2. An approximately 15 feet thick ledge of Kula lava.
3. Approximately 15 feet thick disconformity of "soft material".
4. Honomanu basalt from depth 140 to bottom of boring.



MONTGOMERY WATSON LABORATORIES
a Division of Montgomery Watson Americas, Inc.
555 East Walnut Street
Pasadena, California 91101
Tel: 626 566 6400 Fax: 626 566 5324
1 800 566 LABS (1 800 566 5227)

Laboratory
Data Report
#86661

Maui, County of, Department of
Water Supply
Cari Cerizo
614 Palapala Dr
Kahului , HI 96732

Samples Received

10/10/01

Prepared	Analyzed	QC Ref#	Method	Analyte	Result	Units	MRL	Dilution
EAST MAUI HAIKU SEIS	(2110100170)			Sampled on	10/09/01 12:50			
10/10/01 00:00	154614	{ ML/EPA 300 }	Chloride		21	mg/l	2.0	2
10/10/01 00:00	154616	{ ML/EPA 300.0 }	Nitrate as Nitrogen by IC		1.9	mg/l	0.20	2
10/31/01 00:00	155880	{ EPA/ML 200.7 }	Silica		26	mg/l	1.0	1
EPA Method 504.1								
10/11/01 10/12/01 00:00	154724	{ ML/EPA 504 }	1,2-Dibromo-3-chloropropane		ND	ug/l	0.010	1
10/11/01 10/12/01 00:00	154724	{ ML/EPA 504 }	1,2-Dibromoethane		0.013	ug/l	0.010	1
10/11/01 10/12/01 00:00	154724	{ ML/EPA 504 }	1,2,3-Trichloropropane		ND	ug/l	0.050	1
		{ Surrogate }	1,2-dibromopropane		103	# Rec		

TABLE 6
Kula Perched Water



MONTGOMERY WATSON LABORATORIES
a Division of Montgomery Watson Americas, Inc.
555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400 Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

**Laboratory
QC Report
#91167**

Maui, County of, Department of
Water Supply
(continued)

QC Ref #163425 EPA Method 504.1

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
LCS1	1,2-Dibromo-3-chloropropane	0.02	0.017	85.0	{ 60.00 - 140.00 }	
LCS2	1,2-Dibromo-3-chloropropane	0.20	0.20	100.0	{ 60.00 - 140.00 }	
MBLK	1,2-Dibromo-3-chloropropane	ND				
MS	1,2-Dibromo-3-chloropropane	0.20	0.19	95.0	{ 60.00 - 140.00 }	
MSD	1,2-Dibromo-3-chloropropane	0.20	0.19	95.0	{ 60.00 - 140.00 }	0.00
LCS1	1,2-Dibromoethane	0.02	0.018	90.0	{ 60.00 - 140.00 }	
LCS2	1,2-Dibromoethane	0.20	0.20	100.0	{ 60.00 - 140.00 }	
MBLK	1,2-Dibromoethane	ND				
MS	1,2-Dibromoethane	0.20	0.21	105.0	{ 60.00 - 140.00 }	
MSD	1,2-Dibromoethane	0.20	0.20	100.0	{ 60.00 - 140.00 }	4.9
LCS1	1,2,3-Trichloropropane	0.20	0.18	90.0	{ 60.00 - 140.00 }	
LCS2	1,2,3-Trichloropropane	2.00	2.00	100.0	{ 60.00 - 140.00 }	
MBLK	1,2,3-Trichloropropane	ND				
MS	1,2,3-Trichloropropane	2.00	2.06	103.0	{ 60.00 - 140.00 }	
MSD	1,2,3-Trichloropropane	2.00	2.02	101.0	{ 60.00 - 140.00 }	2.0
MS	Spiked sample	Lab # 22 01230097			{ 0.00 - 0.00 }	
LCS1	1,2-dibromopropane (surr)	100	93	93.0	{ 60.00 - 140.00 }	
LCS2	1,2-dibromopropane (surr)	100	92	92.0	{ 60.00 - 140.00 }	1.1
MBLK	1,2-dibromopropane (surr)	100	92	92.0		
MS	1,2-dibromopropane (surr)	100	100	100.0	{ 60.00 - 140.00 }	
MSD	1,2-dibromopropane (surr)	100	ND		{ 60.00 - 140.00 }	0.00

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.

TABLE 7
Honomanu Basal Water
44 C

**MONTGOMERY WATSON LABORATORIES**

a Division of Montgomery Watson Americas, Inc.
555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400 Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Laboratory
Hits Report
#91167

Maui, County of, Department of
Water Supply
Cari Cerizo
614 Palapala Dr
Kahului , HI 96732

Samples Received

24-jan-2002 17:12:16

Analyzed	Sample#	Sample ID	Result	UNITS	MRL
2201240302 EMWDP SEIS MONITOR WELL					
01/24/02	Chloride		51	mg/l	1.000
01/24/02	Nitrate as Nitrogen by IC		0.89	mg/l	.100
01/30/02	Silica		51	mg/l	1.000

TABLE 7 (con'd)
Honomana Basal Water

mg/l in the Kula water and 51mg/l in the Honomanu basal water is of a magnitude characteristic of Hawaiian groundwaters.

Laboratory analyses of the Honomanu basal water are shown in Table 7. It is noted that test results for DBCP, EDB, and TCP were non-detectable.

8.5 Pump Test Results

Two pump tests of the basal groundwater in the Honomanu basalt were conducted, the first a step drawdown test at rates of 440, 550, 650 and 760 gpm, and the second a continuous 96 hour test at 760 gpm. The pump lifted water from a depth of approximately 660 feet to the surface. The Honomanu basalt is not saturated with groundwater at elevations greater than the basal water table at about 5 feet above sea level.

Figure 4 illustrates hydrogeological conditions at the site of the well. The nearest streams, Pauwela and Ohia, are about 350 feet each from the well and are cut into the Kula lava and the disconformity above the Honomanu basalt. The stream channels do not penetrate to the Honomanu and therefore whatever groundwater seepages they receive originate in the horizons associated with the Kula formation. The Kula is sealed off from the monitor well and therefore did not contribute water to the pumpage.

Because the stream inverts lie at least 540 feet above the Honomanu basal aquifer, no possibility exists that pumpage from the monitor well could affect stream flow. For the same reason, no stream in the Haiku region could be influenced by pumping from the Honomanu basal aquifer except very near the coast below an elevation of about 5 feet where the stream channels may intersect the Honomanu. But no wells are planned this close to the coast. The monitor well lies 2.3 miles inland, and the proposed development wells may be placed a further mile up-slope.

Results of the step drawdown test were employed to estimate transmissivity, and by inference, the hydraulic conductivity of the Honomanu. The method and computations for determining these parameters are given in the appendix. Maximum drawdown at the well after 96 hours of pumping at 760 gpm was only 1.6 feet.

Computed transmissivity (T) is on the order of 700,000 sq.ft./day and inferred hydraulic conductivity about 7,000 to 10,000 ft./day (see appendix). Both values are in the higher range of values for Hawaiian basaltic basal aquifers. Where the static head is sufficiently high, say 5 to 8 feet as anticipated at the sites proposed for the development wells, pump capacities of 1 mgd to 2 mgd can be safely used. Aquifer effective porosity can not be determined from step drawdown tests, but it is likely to be between .05 and .10 as at other similar aquifers.

CHAPTER 9. SURFACE WATER

9.1 Hydrologic Relationship Between the Honomanu Aquifer and Stream Flow

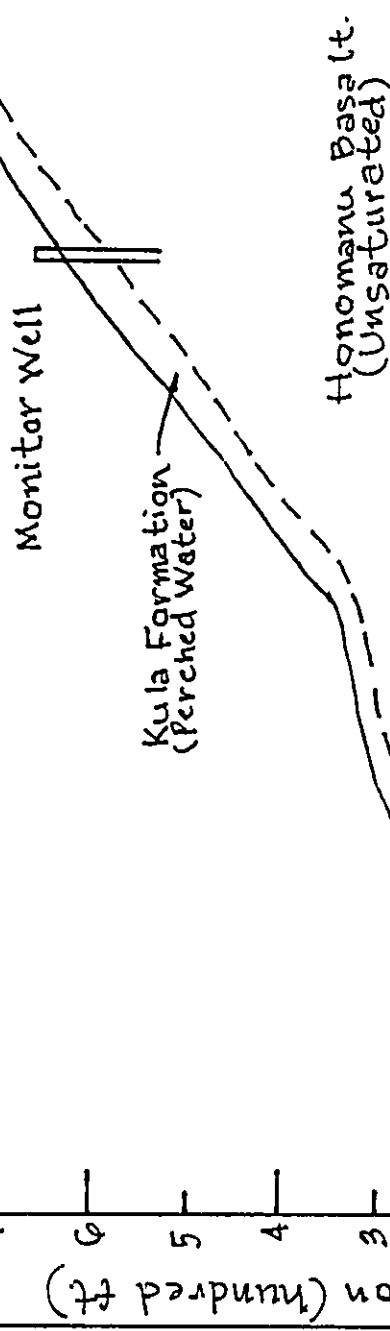
One of the primary reasons for rejecting the original EIS as inadequate was the controversy over the possible connection between stream flow and groundwater in the Honomanu basal aquifer. Over the years since submittal of the original EIS and its rejection by the Court, several investigations, in particular a study by the U.S. Geological Survey (1999), have demonstrated that the intermittent streams are not sustained by discharge into stream channels from the Honomanu aquifer except very near the coast below an elevation of about 3 feet where the Honomanu water table is exposed. The reach of this occurrence is less than a few hundred feet upstream from the coast. Further inland the invert of stream channels rise above the Honomanu water table and, additionally, rest on the Kula formation. Whatever flow occurs in the streams originates from rainfall and seepage from the perched high level groundwater in the Kula formation. Figure 8 illustrates the relationships among channel flow, high-level groundwater seepage and the deep Honomanu aquifer.

The contention that pumping from the Honomanu aquifer would affect stream flow was speculative, and it is unfortunate that the actual hydrogeological conditions were not elaborated upon in the original EIS. Sufficient data had already been collected to eliminate the possibility of a connection between the Honomanu aquifer and the streams. Since then as a result of investigations by the U.S. Geological Survey, Tom Nance Water Resources Engineering, and Mink and Yuen, Inc., the lack of connection has been verified. To sustain the argument that pumping from the Honomanu basal lens will affect stream flow, it must be shown that the Honomanu water table is intersected by stream channels. This cannot be done.

KUIAH-OHIA STREAM PROFILE

Figure 8

Wai'ole Ditch ∇
Kauihikoa Ditch ∇



Basal Water Table
 ~ 5 ft

9.2 Streams and Stream Flow

Streams that enter the sea between Maliko Gulch and Makawaiiao Gulch, the approximate boundaries of the area proposed for groundwater development, include from east to west Maliko, Kanemoeala, West Kuiaha, East Kuiaha, Kaupakulua and Manawaiiao. The main drainages are Maliko, West and East Kuiaha, and Kaupakulua. Maliko has no substantial tributaries below an elevation of approximately 1400 feet; West Kuiaha at approximately 200 to 250 feet branches into Liliroi, Pauwela and Ohia; East Kuiaha has no significant tributaries; and Kaupakulua becomes Opaepilau and an unnamed branch above an elevation of about 700 feet, and Opaepilau bifurcates into Awalau and Kalakohi at about 850 feet elevation.

All of these streams are intermittent in flow but are perennial at low rates over limited distances under prevailing conditions of diversion to the EMI ditches. As part of the U.S. Geological Survey investigation (Gingerich, 1999), 53 stream flow measurements were made during dry weather, 31 in the Kuiaha drainages and 22 in the Kaupakulua drainage. The Kuiaha measurements were made on October 28 and 29, 1997, and the Kaupakulua ones between November 12 and 18, 1997. The location of the measurement sites and tabulation of the flow values, both copied from the Gingerich report, are attached as an Appendix. Figures 9 and 10 are diagrams of the locations and flow values for each drainage. Some of the flows are intercepted by the Kauhikoa, Lowrie and Haiku Ditches of East Maui Irrigation Co. (EMI). During dry weather the total diversion, based on the U.S. Geological Survey measurements, totals approximately 2.4 mgd, with the largest single contribution of 1.34 mgd from Ohia to Kauhikoa Ditch. On Awalau at an elevation of approximately 1780 feet about 1.9 mgd of dry weather flow is diverted by the Department of Water Supply (see Appendix 16.4 for stream flow measurements and location of gaging stations in the Haiku area).

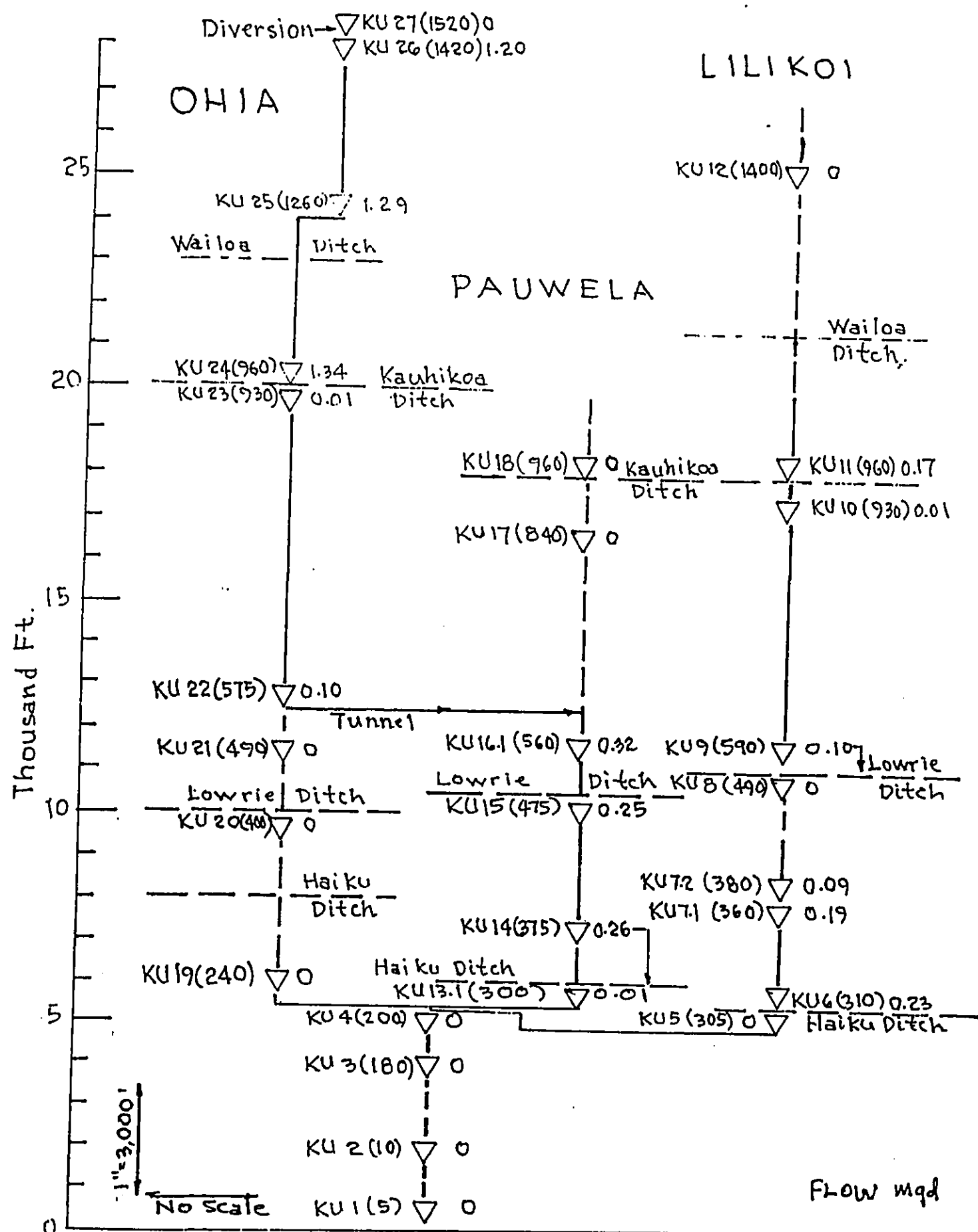
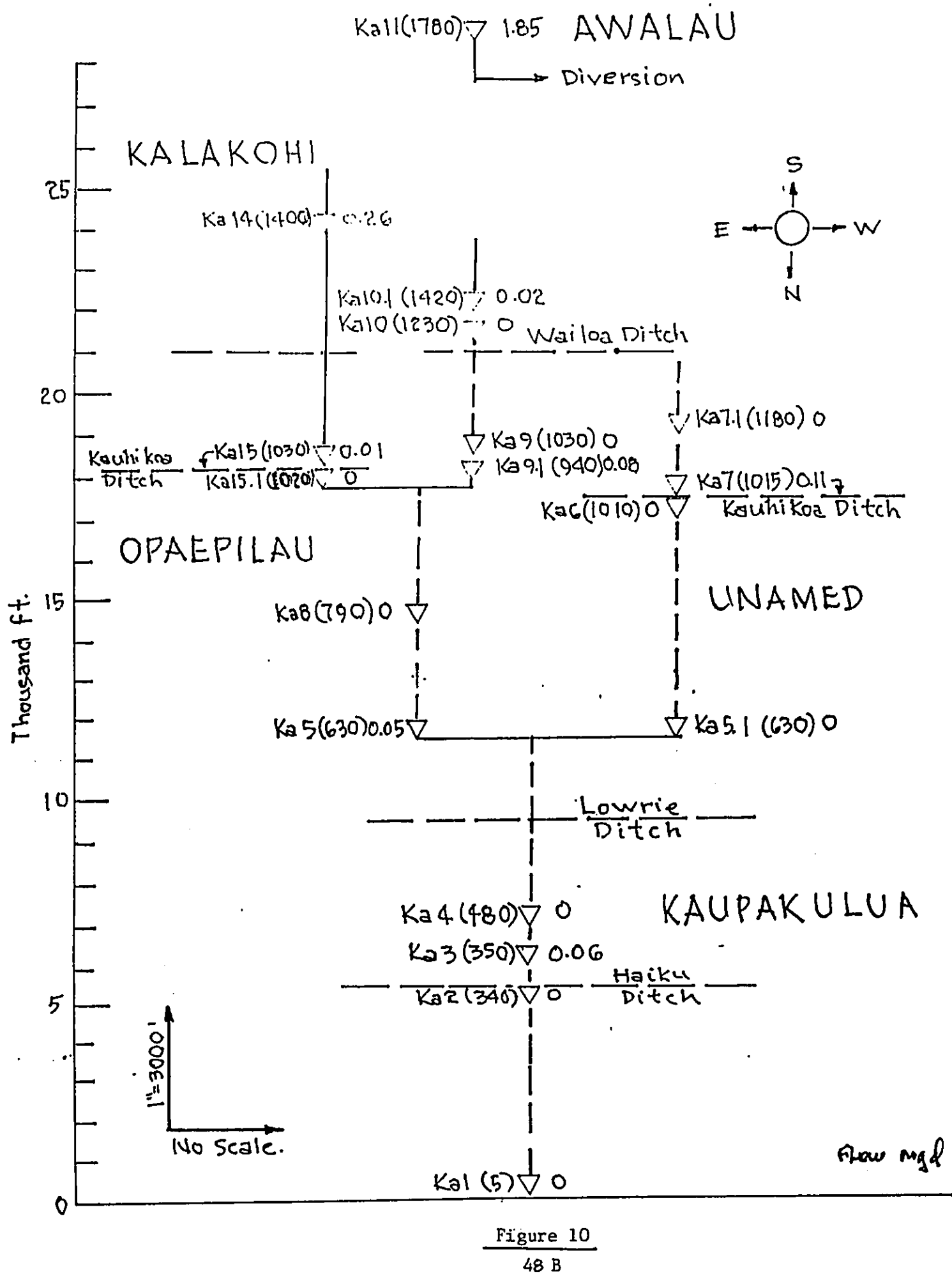


Figure 9



During dry weather all of the stream flow is derived from high level perched water in the Kula Volcanics. The high level groundwater is perched on low permeability lenses and layers of eroded material, pyroclastics and weathered volcanic rock at the disconformity where the permeable basalts of the Honomanu transform into the lower permeability andesitic basalts of the Kula. The wells proposed in the EMPLAN will be sealed from contact with the perched groundwater in the Kula formation. The perched water will not be included in the pumpage.

9.3 Effect of Pumping on Stream Flow

Results from drilling and testing the Haiku SEIS monitor well support the observation of very high hydraulic conductivity and the absence of continuous saturation below the Kula/Honomanu contact until the water table in the Honomanu is reached at approximately 5 feet above sea level about 2.5 miles inland of the coast. Drilling and testing of the monitor well and the accompanying data are fully described in Chapter 8.

The U.S. Geological Survey report on Haiku notes that the Kuiaha and Kaupakulua gulch systems are usually dry to altitude 350 feet, gain flow from 350 to 900 feet, then alternately gain and lose flow to altitude 2400 feet. Gingerich concludes that, "Fresh groundwater occurs in two main forms: (1) as high level water held up by relatively low permeability geologic layers, and (2) as a fresh water lens floating on denser, underlying salt water. The rocks at the contact between the Kula Volcanics and the underlying Honomanu Basalt and above the fresh water lens appears to be unsaturated on the basis of several observations: (1) streams are dry or losing water where they are incised into the Honomanu Basalt, (2) the hydraulic conductivity of the Honomanu Basalt is too high to support a thick groundwater lens given the estimated recharge to

the study area, and (3) wells that penetrate through the contact have encountered conditions of cascading water from above the contact and dry lava tubes in the Honomanu Basalt."

Another U.S. Geological Survey investigator (Eyre, 1996) concluded from data he had analyzed that, "These data do not suggest that stream flow is sustained by discharge from a fully saturated aquifer that extends to a stream's headwaters thousands of feet above sea level".

Aside from surface observations and stream measurements, pump tests have been proposed as a possible means of determining whether stream flow could be influenced by withdrawal of water from the Honomanu basal aquifer. However, this approach is burdened with many uncertainties. W. Meyer, former district chief of the U.S. Geological Survey Water Resource Division Pacific Region, noted in a letter dated September 9, 1998 to Tim Johns, then director of the Department of Land and Natural Resources, State of Hawaii, that it is unnecessary to monitor stream flow during a pump test because the results can be extremely misleading. This is a point raised in other groundwater-stream controversies. The preferred method proposed by Meyer is to measure drawdown in the monitor (observation) well until it stabilizes, then attribute the stability to the drawdown cone reaching a source of water in a stream, assuming continuity of stream flow with the aquifer being pumped. This method is also beset with great uncertainties. It is based on the assumption that the stream intersects the groundwater table, and when its flow is touched by the drawdown cone water will be diverted down the gradient to the pumping well. Only for high-level dike aquifers and streams crossing the coastal plains at low elevations does this scenario apply in Hawaii.

9.4 Ditch and Tunnel Systems and Flow

Four major ditch-tunnel systems controlled by EMI traverse the Haiku Aquifer System to provide an average of 164 mgd, collected mainly from the area east of Haiku, for irrigation of sugar cane in central Maui. The Upper and Lower Kula water systems divert water from streams also to the east of Haiku (Honomanu, Haipuaena, three branches of Puohokamo, and two branches of Waikamoi).

The ditch-tunnel systems collect stream flow resulting from direct rainfall runoff and drainage from high level aquifers. The highest EMI ditch is Wailoa at elevation approximately 1200 feet. Over its period of U.S. Geological Survey record (1924-1987) it had an average flow of 110 mgd, but during the last three decades of record (1960-1987) the average decreased to 106 mgd. The 90-percentile flow (flow equal to or greater than the listed flow 90 percent of the time) is just 45 mgd. Wailoa collects virtually its entire flow from streams to the east of the Haiku Aquifer System.

At elevation approximately 1000 feet Kauhikoa also collects most of its flow from streams east of Haiku. The two lower systems, Lowrie at about 550 feet elevation and Haiku at about 400 feet, share the remaining average 50 mgd with Kauhikoa of the water not captured by Wailoa. Like Kauhikoa and Wailoa, most of the water in the Lowrie and Haiku ditches originates to the east of Haiku.

The EMI ditch systems will be unaffected by pumping from the Honomanu Aquifer and their flow will not affect the volume of recharge reaching the basal aquifer in the Haiku Aquifer System. They derive most of their water from direct runoff and drainage from high level aquifers in the Kula and Hana formations. The Hana formation does not occur in the Haiku Aquifer System.

At higher elevations than the Wailoa Ditch are intakes and pipelines that capture and transmit water to the Kula region from sources east of Haiku. These systems will be unaffected by the proposed groundwater development plan.

9.5 Conclusions

The data obtained from stream flow measurements, existing wells and the recently drilled monitor well, when analyzed in the context of existing hydrological and geological knowledge, unequivocally indicate that the Honomanu basal aquifer lies too far below stream channels, except very near the coast, to provide water for intermittent flow in the streams. The flow that does occur originates as drainage from high level perched water in the Kula Volcanics. The wells proposed in the EMPLAN will be sealed from Kula and will extract pumpage only from the basal lens in the Honomanu Basalt.

9.6 Water Rights, Instream Flow Values, and Interbasin Transfer of Groundwater

In the litigation involving the EMPLAN, concern was expressed on the asserted violation of water rights and the upsetting of stream ecological balances due to the proposed pumping of the wells and the resulting reduction in stream flows. These are valid concerns if pumping of the proposed wells will in fact affect stream flows. In Chapter 9.3 of the SEIS, it is explained that the pumping of wells from the basal aquifer will not diminish stream flow. Consequently, there would be no valid claims by parties who may be affected that their riparian and appurtenant rights would be violated. Similarly, pumping of the wells would not have a negative impact on instream flow values.

Pumpage from the proposed wells would not infringe upon the correlative rights of landowners involved. The EMPLAN is intended to develop water for reasonable use by all the people in the county. Under certain conditions, landowners still have the right to develop their own supplies under the law of correlative rights. The rule of correlative rights provides that all of the owners of lands under which lies an artesian basin have rights to the water of that basin; that each may use water there from as long as he or she does not injure thereby the rights of others and that in times when there is not sufficient water for all, each well will be limited to a reasonable share of the water. The rule grants overlying landowners a right only to such water as necessary for reasonable use. Until overlying landowners develop an actual need to use groundwater, nonoverlying parties may use any available "surplus".

A question had been raised as to what impact the Waiahole case on Oahu has on the transfer of water from one groundwater area to another. Our research indicates that neither any State law nor the Water Code prohibits such transfers. In the Waiahole case, confusion arises because Waiahole is in a designated area which, under the Water Code, is allowed such transfers. Although Maui is undesignated, the Code is silent regarding such transfers, thereby lending credence to the view that such transfers are valid because of the absence of explicit prohibition. Furthermore, the transfer of groundwater from an undesignated area does not require a permit from the State Water Commission.

CHAPTER 10. IMPACTS ON THE PHYSICAL ENVIRONMENT

10.1 Surface Water

The potential effects of pumpage on stream flow will be limited to the mouths of streams within a few hundred feet of the coast where the basal water table is exposed. The probable effects will be so small as to be unmeasureable. The courses of streams further inland are either dry during dry weather or over short intervals display sporadic flow derived from high-level springs. None of the streams from Maliko to Kapiki drains a continuous aquifer and none are perennial throughout their lengths under current conditions of diversions to EMI ditches. These operations, which are based on measurements and observations of the USGS, have been confirmed by studies as discussed in Chapter 8.

10.2 Groundwater

The sustainable yield of the Haiku Aquifer System was estimated at 31 mgd in the State Groundwater Protection Plan, about 50 percent of the estimated average recharge rate of 62 mgd, equivalent to approximately 11 mgd per mile of coastline. Subsequently, average recharge to the system was estimated at 97 mgd by the USGS (S.B. Gingerich, 1999). Because groundwater withdrawals will be restricted to the Honomanu Aquifer in which the water table is exposed only in deep valleys near the coast, the effects of pumpage will be limited to diminution of groundwater flow to the sea. Groundwater discharge adds nutrients to seawater along a narrow band of shoreline. Water data along the coast have been collected and analyzed and the results indicate that the anticipated decrease of groundwater flow to the sea would not have any deleterious effect on shoreline biology. The coastline along the Haiku Aquifer System consists mainly of cliffs against which waves crash and the sea is normally turbulent. Where the Kula

formation covers the Honomanu at the coast, it behaves as a weak caprock that impedes discharge from the basal aquifer, but along most of the coast the Honomanu formation is exposed.

10.3 Existing Water Developments

Hamakuapoko Wells 1 and 2 are in the Paia Aquifer System upgradient of the Maui High School Well (5420-01) and HC&S infiltration galleries Shaft 27 (5321-01), Shaft 29 (5422-01), Shaft 28 (5422-02), Shaft 31 (5522-01), Shaft 25 (5323-01), Shaft 24 (5424-01), and Shaft 22 (5224-01). Another HC&S gallery, Shaft 32 (5520-01), lies in Maliko Gulch, the boundary between the Paia and Haiku Aquifer Systems. All of the HC&S stations produce water for irrigation that is too brackish for domestic use. The Maui High School Well is contaminated with EDB and DBCP and is restricted to irrigation use but is rarely pumped and is scheduled to be abandoned and sealed. The anticipated total average production of 0.75 mgd from the two Hamakuapoko wells is not expected to affect either the yield or quality of groundwater developed at the HC&S shafts.

In the Haiku Aquifer System, numerous wells have been drilled, of which six are known to be used and three are scheduled for future use. Two of the six extract water from the Kula formation and four from the Honomanu basal aquifer. The upper Haiku Well (5419-01) is now in service for DWS. The Haiku School Well (5519-01) is occasionally pumped by Maui Pineapple for irrigation. The Baldwin Manor Well (5519-03) is private and used as a potable and irrigation source. As noted above, HC&S Maliko Shaft 32 (5520-01) is in Maliko Gulch, which is the boundary between the two aquifer systems.

A summary of the wells in the Haiku Aquifer System and their status follows:

WELL	STATE #	AQUIFER	PUMP (GPM)	STATUS
Upper Haiku	5419-01	Honomanu	350	DWS Use
Pauwela	5518-03	Honomanu		Not in use
Haiku School	5519-01	Honomanu		Sporadic irrigation
Baldwin Manor	5519-03	Honomanu	350	Domestic
Kulamalu	5317-01	Honomanu	1050	Future use
Pauwela TH	5518-02	Kula		Not in use
Melia Park	5518-01	Kula		Irrigation
Behnke	5519-02	Kula	<50	Domestic
HC&S SH32	5520-01	Honomanu	5250	Irrigation
Ullumalu	5417-01	Honomanu		Future use
Smith Kuiaha	5418-04	Honomanu	80	Future use

The implementation of the EMPLAN at average production rate of 10 mgd is not expected to affect the yield or quality of other wells exploiting the Honomanu basal aquifer in the Haiku Aquifer System. Wells extracting water from the Kula formation will not be impacted in any way.

10.4 Air Quality

At present, air quality in the project area is considered good, with cane fires and harvesting operations creating temporary degradation. In the construction phase of the proposed project, fugitive dust will be generated by trenching equipment for pipeline installation. In addition,

construction equipment using unimproved roads will add to the dust problem, however, the problem will be temporary and can be mitigated by observation of dust control regulations administered by the Department of Health (DOH). The general contractor will be required to conform to the dust control standards of the DOH.

10.5 Flora

The major portion of the EMPLAN water systems will be installed in existing State and County roadways and agricultural service roads. Vegetation along these roadways is predominantly weedy species. In the gulches, flora consists mainly of eucalyptus, silk oak, guava, java plum, ohia, and koa. According to a survey conducted by Evangeline J. Funk, Ph.D., the project area has no "proposed or listed threatened or endangered plant species as set forth by the U.S. Department of the Interior Fish and Wildlife Service" (see Reference No. 22).

10.6 Fauna

Bird life in the project area includes the Indian mynah, common gray dove, the barred or spotted dove, Kentucky cardinal, the English sparrow, and the red-vented bulbul. Mammal seen or likely to be present are the roofrat and Indian mongoose.

In 1993, the Director of the Museum of Natural History at Brigham Young University-Hawaii, Dr. Phillip L. Bruner, conducted a survey of the project area to determine the presence or likely occurrence of any native fauna, particularly that which may be considered "endangered" or "threatened." In regard to feral mammals, Bruner concluded, "no unusually large concentrations were noted. No endangered species were recorded." He further observed that

"the proposed project should have little or no long-term measurable effect on the populations of exotic birds on Maui" (see Reference No. 23).

10.7 Noise

Traffic noise along the Hana Highway and Kuiaha, Kauhikoa, Kokomo, and Kaupakulua Roads appears to be the most significant vehicular noise. Harvesting and trucking of cane to Puunene Mill could produce troublesome noise levels, but the proximity of urban areas to cane fields and the acceptance by the people of noise generated by a common industrial practice seem to dampen the seriousness of noise problems generated by plantation operations.

Non-traffic noise will be confined to short-term construction-related noise that will cease upon completion of the project. Moreover, the general contractor must comply with noise regulations of the DOH.

10.8 Aquatic Resources

According to studies done by the USGS and Consultant Tom Nance, no perennial streams are flowing through the project area. True perennial flows are restricted to a narrow zone near the coast where the basal water table in the Honomanu formation is exposed. In these estuaries, a few species of opae and oopu may be found.

The proposed wells in the project will tap the basal aquifer. Each well will be about 700 feet deep and will be sealed off from the Kula formation to prevent contamination of the aquifer via the open well bore annulus. The seal is of cement mortar and is applied throughout the depth of the well. Pumping from the basal aquifer in the Honomanu formation will not affect existing

stream flow patterns. The foregoing discussion holds true under the proposal to relocate the wells as described in Chapter 4.

10.9 Effects of Pumping on Coastal Waters

10.9.1 Chemical Composition of the Groundwater

The number of standard chemical analyses of groundwater in the Haiku Aquifer System are few, but those that are in the record indicate that the concentrations of constituents differ significantly from groundwater in the Paia Aquifer System to the west of Maliko Gulch. East of the rift zone trace just to the east of Maliko Gulch the groundwater is not affected by mixing with return irrigation water as happens west of the rift. In particular, $\text{NO}_3 - \text{N}$ (nitrate nitrogen) concentrations are lower. No groundwater analyses report the presence of the nutrient phosphorus because the forms in which it may occur are quickly fixed in Hawaiian soils. The principal nutrient of concern, therefore, is $\text{NO}_3 - \text{N}$, while SiO_2 (reported as elemental Si in marine chemistry) is an indicator, though not a definitive one, of biological activity.

Standard analyses for groundwater east of the western trace of the rift zone are in the record for the Baldwin Manor well (5519-03), the Haiku School well (5519-01), and the Kulamalu well (5317-01) and the Haiku Monitor well (5418-01). Analyses of groundwater sources west of the rift trace are more common because commercial agriculture dominates the Paia Aquifer System. A comparison of groundwater composition in each system follows (concentrations in mg/l, TDS = total dissolved solids).

<u>Source</u>	<u>NO₃ – N</u>	<u>SiO₂</u>	<u>TDS</u>	<u>Laboratory</u>
Paia Aquifer System				
Kuau Pump 12	3.6	55	575	USGS
Kuau Pump 12	3.4	58	656	USGS
Kuau Pump 12	3.9	52	710	USGS
Pukalani	4.3	43	552	USGS
Maui High School	2.3	44	437	USGS av. 4 anal.
Maliko to West Trace Rift				
Upper Haiku	2.0			Montgomery av. 4 anal.
Upper Haiku		44	276	USGS
Haiku Aquifer System				
Haiku School	.63	28	320	USGS
Baldwin Manor	.19		387	AECOS
Dowling	.83			AECOS
Dowling	.75			Montgomery
Monitor Well	.89	51		Montgomery

Groundwater in the Paia Aquifer System which has been influenced by return irrigation water has a NO₃ – N concentration averaging between 3 and 4 mg/l while the more pristine groundwater in the Haiku Aquifer System east of the rift trace averages less than 1 mg/l NO₃ – N. In the narrow strip between Maliko Gulch and the west trace of the rift zone the groundwater

resembles the Paia Aquifer System groundwater more than it does the groundwater further eastward.

In the region in which the proposed wells will be drilled nearly pristine groundwater will be withdrawn. The $\text{NO}_3 - \text{N}$ content will be less than 1 mg/l (see discussion in Section 8.4 - Contamination). Groundwater of this composition now discharges in the coastal zone. Reducing outflow will proportionately reduce the mass of nutrients added to the coastal marine water.

10.9.2 Effects of the Reduction of Groundwater Discharge on Marine Coastal Waters

Groundwater discharges may affect coastal waters in two ways, first by adding nutrients so that the concentrations in coastal waters exceed the State Department of Health (DOH) standards, and second by providing nutrients that enhance biological activity. Where groundwater outflow influenced by irrigation return water occurs, the DOH standards may be exceeded. In the Haiku area of concern, however, the effect of nutrient addition to coastal waters is the matter of interest.

The coastal reach between the eastern interfluve of Maliko Gulch and Kapukaulua Point, the limits of the region potentially affected by reduced groundwater outflow, is characterized by cliffs and steep slopes with the Honomanu Basalt exposed at and somewhat above sea level. The basalt is mantled with 50 to 100 feet of the Kula Volcanics. The basal aquifer in the Honomanu discharges into the sea within a narrow zone along the coastline. The sea is normally turbulent, causing rapid mixing of the groundwater with the seawater and dispersing the concentrations of nutrients. Along the open coast the cliffs are about 100 feet high, but in the embayments at the mouths of streams the coast is less precipitous.

An investigation of the probable impacts affecting the marine community along the coast by reduction in groundwater outflow due to pumping was conducted by Marine Research

Consultants in 1998. Five sites were studied; four to the west of the western trace of the rift zone and the other near the mouth of Kanemoeala Stream. This last site, called Pauwela in the report, is the one of interest to the EM Plan.

Marine Consultants sampled the coastal waters at the Pauwela site during atypical conditions of light variable winds and a gentle north swell of 1 to 2 feet. Normal conditions along the coast are tradewinds and a pounding surf, resulting in very vigorous mixing of groundwater and seawater. They found that the gradient (change in concentration with distance off shore) of $\text{NO}_3 - \text{N}$ and Si was very small and concluded that, "there is virtually no gradient in groundwater constituents in the near shore zone. Hence, reduction in groundwater discharge would not have any effect in this or similar areas".

Sampling showed that within 1 meter (m) of the shore line the concentration of $\text{NO}_3 - \text{N}$ was 10.22 $\mu\text{g/l}$ (.010 mg/l), and it remained above .009 mg/l to a distance 50 m off shore. The concentration of Si was 127 $\mu\text{l/l}$ (.127 mg/l Si; .272 mg/l SiO_2) at the shore, falling to .0809 mg/l Si 100 m off shore. Assuming that the $\text{NO}_3 - \text{N}$ and Si content 250 m off shore represents the concentrations in unmixed ocean water (.001 mg/l N and .075 mg/l Si), the mixing ratio is approximately 1 percent groundwater and 99 percent ocean water. Reducing the outflow of groundwater by one third because of pumping will reduce the near shore concentration of N and Si by one third also, to .007 mg/l N and .085 mg/l Si.

Marine Consultants also assessed the potential effects on near shore biota that might be caused by diminution in concentrations of nutrients resulting from lesser groundwater discharge. They selected corals and benthic algae as the indicator biota. Sparse coral communities develop at a depth of about 3 m but are essentially absent at shallower depths. The input of groundwater may have a negative effect on corals because their best development takes place in oceanic

water. The Consultants concluded that "lowering the input of groundwater by pumping from wells, therefore, has no effect on corals".

The other indicator, benthic algae, consumes N and P dissolved in water. Marine Consultants noted that, "In areas of vigorous mixing ... low concentrations of nutrients in oceanic water is often sufficient to supply adequate nutrients to plants for optimal growth". They further noted that along the North Kohala coast, which is similar to the East Maui coast and where they had conducted studies, only a small percentage of N in marine algae originates from terrestrial sources. The Consultants finally concluded that an abundant supply of N is available in oceanic water for benthic algae uptake even if pumping were to take place.

Nowhere in Hawaii has it been unequivocally demonstrated that diminution in groundwater outflow along steep open coasts has resulted in deleterious impacts on marine biota. Along the rugged Haiku coast it is not likely that measurable changes will occur.

10.10 Scenic and Aesthetic Values

The DWS is cognizant of the need to maintain scenic and aesthetic values as part of the project. Natural scenic values will be considered during the planning and construction phases. Appropriate landscaping and the judicious use of colors can blend exposed pipelines, tanks, and pumping stations into the natural environment.

CHAPTER 11. IMPACT ON THE SOCIO-ECONOMICAL ENVIRONMENT

11.1 Archaeological and Historical Sites

In 1992, the Archaeological Consultant Aki Sinoto conducted an archaeological inventory survey of the area. He concluded that "no archaeological surface remains or other evidence of any significant cultural activities were encountered during the survey." This was probably due to the fact that most of the project components are located in existing roads or in areas where extensive cane cultivation was practiced for many years. There are no human records of archaeological or historical discoveries in the project area. However, Sinoto recommended that full-time monitoring be done in areas that show potential for sub-surface remains.

11.2 Economy

The community plan areas of Wailuku - Kahului, Kihei - Makena, and Paia - Haiku have been determined to be areas that will experience planned growth in the next twenty years or more. This growth will engender a demand for increased county services such as water, wastewater collection and disposal, police and fire protection services, etc. The EMPLAN was designed to meet the potable water needs of Central Maui as called for in the community plan. Implementation of the EMPLAN itself would have a positive impact on the local economy through its boost to the construction industry and state and county tax revenues.

CHAPTER 12. ALTERNATIVES TO THE PROPOSED ACTION

12.1 Water Source Alternatives

Alternative sources of water to Central Maui exist in both East and West Maui. Some sources are under development; others are being contemplated for development. None, however, has the realistic potential to provide as much additional water as does the EMPLAN. A summary description of each alternative along with constraints on usage by DWS follows:

12.1.1 *Source*: Basal Aquifer In The Paia, Makawao, and Kamaole Aquifer Systems

Status: Groundwater is brackish within four to five miles of the coast and is used for irrigation, mostly by HC&S.

Potential Yield: At distances greater than four to five miles from the coast fresh water may be developable, but the yield per well would be low and the cost high. A well at Pukalani (5021-01), about six miles from the coast, is brackish, but another drilled for Maui Pineapple Company at Haliimaile (5220-01) yields potable water.

Constraints: To prove the utility of these aquifers, numerous exploratory wells would be required. The likelihood that a significant supply of fresh water could be developed at acceptable cost is slim.

12.1.2 *Source*: Additional Withdrawals from Wailoa Ditch at Kamaole Weir.

Status: Wailoa Ditch is controlled by EMI, but DWS is allocated a small amount at this time. HC&S has a need of the ditch flow for irrigation and to generate electricity.

Potential Yield: Although average flow is 106 mgd, frequently flow drops below 50 mgd for long periods. During droughts, irrigation demand increases. In 1984, flow was only 10-12 mgd over a continuous 30-day period, and 11 to 28 mgd for 45 days.

Constraints: Withdrawals for domestic use compete with demand for irrigation during draught periods. Normal flows are also required for irrigation and for electricity generation.

12.1.3 **Source:** North Waihee.

Status: The average allowable yield of 4 mgd is for the region between Waihee Valley and Makamakaole Valley. It should not be exceeded even when the Kupaa well is added to the system. Currently about 4 mgd is sent to the Central Maui system from four North Waihee wells (North Waihee 1 and 2, 5631-01 and 02, Kanoa 1 and 2, 5731-02 and 5731-04). Another well at Kupaa (5731-03) is not yet connected to the network. Total allowable average yield when all wells are on line will be approximately four mgd.

Potential Yield: At an average production of four mgd the North Waihee aquifer between Waihee Stream and Makamakaole Stream will be fully developed.

Constraints: No more than four mgd can be expected from the North Waihee project, although the entire North Waihee aquifer system, which extends from Waihee Valley to Kahakuloa Valley, has a sustainable yield of eight mgd.

12.1.4 **Source:** Waihee-Spreckles Ditch System and North Waiehu Ditch.

Status: Approximately an average of 20 mgd is diverted from Waihee Stream by the ditch systems and three mgd from North Waiehu for irrigation usage by HC&S and Wailuku Agribusiness.

Potential Yield: The minimum flow of Waihee Stream upstream of the ditch intakes is about 14 to 15 mgd. If a portion of the flow were made available to DWS, the water would have to be treated to meet drinking water standards.

Constraints: Both HC&S and Wailuku Agribusiness depend on this water for irrigation.

12.1.5 Source: Waikapu Tunnel and Ditch.

Status: the average flow of about three mgd is used by Wailuku Agribusiness for irrigation.

Potential Yield: Minimum flow is about two mgd.

Constraints: Wailuku Agribusiness needs the water. Low flow is unreliable.

12.1.6 Source: Iao Aquifer System.

Status: Sustainable yield is 20 mgd while average production sometimes exceeds this value.

Potential Yield: The aquifer is already fully utilized, but redevelopment by drilling new wells to more equitably distribute pumping is being contemplated.

Constraints: The new wells will not add to the sustainable yield.

12.1.7 Source: Iao Stream Ditches.

Status: DWS already draws up to approximately two mgd from the Iao Ditch systems but does not have permanent rights to the water. The present agreement with the landowner expires soon.

12.2 Other Alternatives

The other alternatives described in the FEIS of the EMPLAN are still applicable to the SEIS. Briefly, these alternatives and others are as follows:

12.2.1 No Action - This alternative would preserve existing conditions in the areas along the proposed alignment route but it would hinder economic growth and community improvement and development.

12.2.2 Desalination - During the past decade, desalination of seawater has made significant progress. However, the cost of desalination is still too high to make it competitive with the development of groundwater. Accurate figures from world plants are difficult to obtain because of varying methods of amortizing capital costs and whether the cost of disposal of brine is included. This cost can be substantial. Countries in the Middle East, such as Israel, Kuwait, and Saudi Arabia, have long experience in desalination. Israel is planning to build a 36 mgd plant that is reported to reduce production cost to a little more than \$2.00 per thousand gallons. Brine disposal cost is probably not included and may have potential environmental problems. Also, the plant is designed to use cheap newly discovered natural gas for fuel. Fuel is the largest cost factor in desalination.

Trinidad is planning to build a 29 mgd plant with the expectation of producing fresh water at a cost of about \$2.50 per thousand gallons. No brine disposal cost or capital cost figures are available.

Honolulu has a pilot desalination plant that produced fresh water at a reported cost of \$3.00 - \$4.00 per thousand gallons. However, the source water was brackish (about 1440 chloride), compared with seawater chloride of about 19,000 ppm. This cut production cost substantially because much less power was used.

Most desalination plants are located near sea level. Distribution and storage costs including pumpage to higher elevations must be factored into the water rates. Desalination is an option if no feasible alternative is available.

12.2.3 *Impoundment and Treatment of Surface Water* - Locally, the impoundment and treatment of surface water for potable purposes is generally not cost-competitive with the development of groundwater. However, at higher elevations where surface water surfaces are reliable and groundwater development is not feasible, the treatment of impounded water for domestic and irrigation use is a viable alternative. Large storage capacities would provide a safety factor during droughts. In the area of and adjoining the proposed well sites, no perennial streams are present, thereby making impoundment an unreliable alternative. The decision to resort to surface water treatment is largely a matter of availability of a reliable source of raw water and economics. On Maui, steps have already been taken to conduct studies on a large-scale impounding of surface water for irrigation and domestic use.

12.2.4 *Recycling of Wastewater* - The recovery of wastewater for potable purposes has been considered during the past decade but its likelihood remains uncertain. Even the use of treated wastewater for irrigation has been questioned. The major problems confronting the proposal to recycle wastewater are the cost of treatment and overcoming public objections. Advanced treatment involving tertiary and additional processes cost far more than conventional treatment. A few years ago, the city of San Diego, CA, proposed highly sophisticated treatment of wastewater effluent and disposing of it in open drinking water

reservoirs. The proposal was voted down by the people. The city of Denver experimented with the mixing of highly treated wastewater with municipal sources for use in public swimming pools. In Europe, irrigation with wastewater effluent has resulted in detection of hormones and various pharmaceuticals in groundwater. This has become an emerging problem throughout the world. The state of California is allowing recharge of the aquifer only with water of potable quality. For the present, the proposal to recycle wastewater for potable use and general irrigation must still undergo rigorous research before it can be accepted as a viable alternative. Where no freshwater aquifers are present, recharge with lower quality water is practiced to form barriers against seawater intrusion along the coast.

12.2.5 Conservation - Maui County Department of Water Supply has had a water conservation program in effect for about 10 years. Currently, the estimated savings due to conservation are estimated at 0.5 mgd, or roughly 2% of the total pumpage. However, the department is planning to expand its retrofit program and to effect additional savings by using lower grade water for landscaping, xeriscaping, and through a broader public education program on water conservation. Data on the department's conservation program are available in its planning division. The Department of Water Supply has stated, "If the water conservation program is very successful, then the pace of development under the EMPLAN can slow down or even stop." It is hard to determine accurately whether the program will yield dependable long-term savings or whether retrofits for conservation will remain installed. In addition, the cost of implementing such programs and lost revenues when water use decreases must be considered.

On the other hand, conservation has the advantage of deferring or reducing capital improvements, reducing operating costs, and improving public relations. The general feeling among water purveyors is that voluntary water conservation programs should be integrated into master plans but they would not, in the foreseeable future, replace major water development programs. Other conservation programs of varying degrees of importance include use of reclaimed water, groundwater recharge, a universal metering program and rate setting.

CHAPTER 13. PRE-ASSESSMENT CONSULTATION

Informal conversations and meetings were held with various individuals and groups to discuss the ramifications of the SEIS. It was explained that the SEIS is to address a number of deficiencies in the FEIS as determined by the Court. Some of these are the effects of pumping of the wells on stream flow and coastal waters and the significance of groundwater contamination by pesticides. Listed below are some of the parties contacted. For most of them, several discussions were held within certain approximate time ranges.

State Department of Health - On about March 9, 2000, discussion with Bill Wong of the Safe Drinking Water Branch covering the hazards and maximum contamination levels of various contaminants in water supplies.

State Department of Land and Natural Resources - During the week of March 20, 2000, meeting were held with Glen Bauer, hydrogeologist, to discuss stream flows and testing to determine impact of pumping from wells on the flows.

United States Geological Survey - Between November, 1999 and March, 2000, informal conversations were held with Gordon Tribble to review the work of Bill Meyer regarding the effect of pumping on stream flows. Tribble was told that Mink & Yuen, Inc. was familiar with the work of Meyer.

Maui Electric Company - Discussed with Bill Bonnett in March, 2000 the facilities that would be used to provide power to proposed pumping stations. One of the principal concerns was aesthetics.

Office of Environmental Quality Control - During January and February, 2000 had several meetings with Les Segundo to discuss requirements for the SEIS preparation notice, environmental assessment for the test wells, and the SEIS.

Carl Takumi Engineering, Inc. - Talked with Carl Takumi on many occasions in 1999 and early 2000 to review history of first EMWDP EIS. Also discussed surveying and engineering work relative to the SEIS.

State Historic Site Preservation Division - Between November 1999, and June 2000, discussed existing archaeological studies on the project area with Elaine Jourdaine. Also reviewed the principal requirements in the preparation of additional archaeological studies.

SEY Engineers - During the week of May 8, 2000, had several discussions with Howard Endo on the use of models to assist in determining possible paths contaminants may follow in their travel towards the seacoast.

Tom Nance Water Resource Engineering - June, 2001, discussed his work on coastal water quality and general hydrology.

CHAPTER 14. PARTIES REQUESTED TO REVIEW DSEIS

Federal Agencies

U.S. Corps of Engineers, Pac Div
U.S. Department of the Interior, Fish and Wildlife Service
U.S. Geological Survey, Water Resources Division

State Agencies

Department of Agriculture
Department of Hawaiian Home Lands
Department of Land and Natural Resources
State Historic Preservation Division
Department of Health
Office of Hawaiian Affairs
University of Hawaii Environmental Center
Office of Environmental Quality Control
State Land Use Commission

Maui County

Department of Planning
Department of Public Works
Economic Development Agency
Maui County Council
Alexander & Baldwin, Inc.
Hawaiian Commercial & Sugar Company

Maui Electric Company
Maui Land and Pineapple Company
Sierra Club
Native Hawaiian Advisory Council
Hui Alanui O Makena (c/o Isaac Hall)
Isaac Hall and Clients
Lucienne deNaie
Greg Westcott
David Grantham
Jeffry Parker

REFERENCES

CHAPTER 15. REFERENCES

1. Eyre, P. (1996). Groundwater and Surface Water Interaction on the North Flank of Haleakala Volcano, Island of Maui, Hawaii. U.S. Geological Survey Draft Report WRI 96-.
2. Gingerich, S.B., 1991. Groundwater and Surface Water in the Haiku Area, East Maui, Hawaii: U.S. Geological Survey, WRI 98 - 4142.
3. Hunt, C.D. (1996). Aquifer Test To Determine Potential Effects on Streamflow of Pumping at Well 6-5419-01, Haiku, Island Of Maui. U.S. Geological Survey WRI 96-.
4. Meyer, W. (1997). Stream Flow Measurements Kuiaha and Kaupakulua Gulches. U.S. Geological Survey Letter To R. Loui, Deputy CWRM.
5. Mink, J., Yuen, G. (1990). Groundwater Protection Plan, Hawaii State Department of Land and Natural Resources.
6. Saito, N., et al (1989). Central Maui Water Study, Phase II: Water Demand Study. Maui County Department of Water Supply.
7. -----, (1990). Central Maui Water for the Development of Sources, Transmission Lines and Storage Reservoirs: Part II. Maui County Department of Water Supply.

8. -----, (1994). Final Environmental Impact Statement (FEIS) Chapter 343, Hawaii Revised Statutes (HRS) For East Maui Water Development Plan. Norman Saito Engineering Consultants, Inc.
9. -----, (1992). East Maui Water Development Plan. Maui County Department of Water Supply.
10. Stearns, H.T., Macdonald, G.A. (1942). Geology and Ground Water Resources of the Island of Maui, Hawaii. Territory of Hawaii Division of Hydrography, Bulletin 7.
11. Takasaki, K.J. (1972). Preliminary Report of the Water Resources of Central Maui. U.S. Geological Survey Circular C-62.
12. Takasaki, K.J., Yamanaka, G. (1970). Preliminary Report of the Water Resources of Northeast Maui. U.S. Geological Survey Circular C-60.
13. ----- (1998). Assessment Of The Impact Of Operating DWS' Hamakuapoko Wells (State Nos. 5420-02 And 5320-01) On Stream And Spring Flow In Maliko Gulch. Maui County Department of Water Supply.
14. Water Resources Associates (1991). Well Exploration and Development East Maui Source Development. Norman Saito Engineering Consultants, Inc.

15. ----- (1993). Results of Drilling And Testing Hamakuapoko Well 2 (5320-01). Norman Saito Engineering Consultants, Inc.
16. ----- (1998). Results of Drilling and Testing Kaupakulua-Kulamolu Well (5318-01) Kaupakulua, East Maui. Maui County Department of Water Supply.
17. New York Times, June 23, 2001.
18. AWWA Journal, October, 1991.
19. Hutchins, Wells A. Board of Water Supply, City and County of Honolulu, 1946. The Hawaiian system of water rights.
20. Conversation with Honolulu BWS (Hydrology/Geology Section).
21. Various AWWA Journals.
22. Funk, Evangeline J. (1993). Botanical Survey Report for the Proposed East Maui Water Development Plan Right-of-Way. Maui County Department of Water Supply.
23. Bruner, Phillip L. (1993). Avifaunal and Feral Mammal Survey of Lands Involved in the East Maui Water Development Project, Maui. Maui County Department of Water Supply.

24. Marine Research Consultants (1998). Assessment of Impacts to Water Quality
and Marine Community Structure From The Proposed East Maui Development
Plan, Phase I.

APPENDIX

16.1

**DERIVATION AND VALIDATION OF
GROUNDWATER FLOW AND HEADS,**

HAIKU REGION

CHAPTER 16. APPENDIX

16.1 Derivation and Validation of Groundwater Flow and Heads, Haiku Region

The relationship between groundwater flow rate and head is expressed in the Darcy formula for flow in porous media, written as,

$$q = kz dh/dx$$

for which: q = bulk flow rate, cu.ft./day; k = hydraulic conductivity, ft./day; z = depth of flow, ft.; dh is change in head over distance dx , both in ft.

In a Ghyben-Herzberg lens depth of flow is a function of the differences in density between fresh (or brackish) water and seawater. For a lens having a fresh water density ρ_f overlying seawater of density ρ_s , the Darcy formula is,

$$q = k \{(\rho_f/(\rho_s - \rho_f)) + 1\} dh/dx$$

or,

$$q = k \{\rho_s/(\rho_s - \rho_f)\} dh/dx.$$

When integrated between the limits $h(0,h)$ and $x(0,x)$, the above is transformed to,

$$q = \{\rho_s/(\rho_s - \rho_f)\} k h^2/2 x$$

and in terms of head,

$$h^2 = 2 q x \{(\rho_s - \rho_f)/\rho_s\}.$$

In a recently published U.S. Geological Survey report (Gingerich, S.B., 1999, Ground Water and Surface Water in the Haiku Area, East Maui, Hawaii: U.S.G.S. Water Resources Investigation Report 98-4142), the head equation is given in a more complicated but exactly equivalent form (for unit width),

$$h^2 = 2 B q x/k(1 + B)$$

in which $B = \rho_s - \rho_f$

Assuming a sharp interface between underlying salt water having $\rho_s = 1.025$ and overlying fresh water having $\rho_f = 1.000$, the integrated Darcy relationship is,

$$q = 41 k h^2/2 x$$

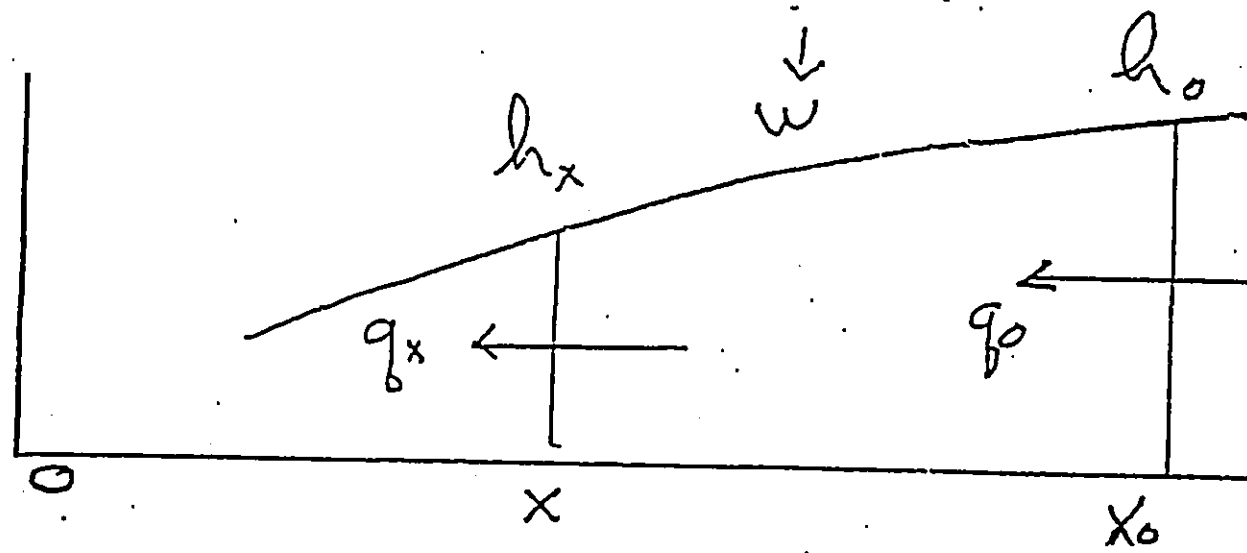
and,

$$h^2 = 2 q x/41 k.$$

In this analytical model the discharge front of the lens is at $x = 0$, $h = 0$, which, in the absence of caprock, is the coastline. Gingerich employed the model to calculate hydraulic conductivity based on unit flow derived from hydrologic budgeting, and head and distance for well 5318-01 (Dowling). The flow rate computed from the hydrologic budget was 19.45 mgd/mile, head at 5318-01 was 12 feet, and distance from the coast was 20,000 feet. The calculated hydraulic conductivity was 3300 ft./day. For the length of coast fronting the Haiku region between Maliko and Kakipi Gulches, about 5 miles, the rate of flow by budget calculations was 97.2 mgd.

This simple approach assumes that a constant flow rate persists from the selected point (h, x) to the coast but neglects the influence of recharge over the same distance. For light recharge, the parabolic model is not significantly distorted, but where recharge is substantial, the simple parabolic relationship between head and distance is replaced by a more complicated parabolic curve.

To take recharge into account, consider the following model,



in which w is recharge rate (ft./day, unit strip), h is head (ft.), and x (ft.) is distance from the discharge front. The discharge front need not be restricted to the coastline. The head, h_o , at distance, x_o , is known, and head, h_x at distance, x , is to be determined. The basic relationship is,

$$q_o = q_x - w(x_o - x)$$

from which the following equation in terms of heads, distances and hydraulic conductivity is derived,

$$h_x = x\{h_o^2/x_o + 2w(x_o - x)/41k\}.$$

Employing the Gingerich value for k (3300 ft/day), a recharge (w) value of .007 ft/day (abstracted from the recharge map given in Gingerich), and the Dowling head of 12 feet at a distance of 20,000 feet, the head at a distance $x = 10,000$ feet from the coast calculates to be 9.1 feet, whereas without recharge it would be 8.5 feet, a difference of 0.6 feet.

The above exercise illustrates the utility and limitations of models, whether analytical or numerical, in describing groundwater conditions. The limitations are the result of numerous assumptions that have to be made, while the utility value relies on quantitative determination of head and flow based on both actual data and the assumptions.

The parameters employed in the models and suggestion of their reliability follows.

<u>Parameter</u>	<u>Source</u>	<u>Reliability</u>
Regional hydraulic conductivity	Pump tests; analogy	Fair
Distance ($x_o - x$)	Map	Very good
Head (h_o, h)	Field measurement	Good to very good
Recharge (w)	Hydrologic budget	Poor to good
Physical boundaries	Geologic interpretation	Good
Flux (q)	Hydrologic budget; Darcy	Good

16.2

**METHOD OF CALCULATING TRANSMISSIVITY
FROM STEP-DRAWDOWN TEST DATA**

16.2 Method of Calculating Transmissivity from Step-Drawdown Test Data

Assumptions:

1. Total drawdown is the combination of aquifer drawdown and well loss drawdown.
2. Aquifer drawdown results from laminar flow, well loss drawdown from turbulent flow.
3. Turbulent flow is proportional to the square of the pumping rate.
4. Steady state total drawdown for each pumping rate is achieved by the end of the pumping interval.
5. The equation for total drawdown is,

$$s = aQ + bQ^2$$

in which s = total drawdown, Q is pumping rate, a is the aquifer coefficient and b is the well-loss coefficient.

The above expression can be re-cast as the simple linear equation,

$$s/Q = a + bQ$$

so that a becomes the intercept and b the slope.

The step drawdown data base for the monitor well (5418-01) is,

<u>Q(gpm)</u>	<u>Interval (hr)</u>	<u>s(ft)</u>	<u>s/Q</u>
440		.75	.60 .001364
550		1	.92 .001673
650		1	1.27 .001954
760		97	1.62 .002132

The intercept, a , for this data is .000319. Converted to consistent units (cu.ft., days) it is .000002.

The Thiem equation for steady state drawdown is,

$$s = (Q/2\pi T) \ln(r'/r)$$

in which T is transmissivity, r' is distance to where $s = 0$, and r is the point at which drawdown is measured. The value of r' is estimated at 1000 ft., although in one proposed formulation it is

taken as 1.6 L, in which L is depth of penetration of the open well below the water table. The value for r is taken as 0.5 ft. at the well.

Substituting the value for $a = s/Q$ in the equation yields $T = 730,000 \text{ sq.ft./day}$, which divided by the penetration of the well below the water table (70 ft.) gives a hydraulic conductivity, k , of 10,429 ft./day. For the formulation in which $r' = 1.6 L$, the computed hydraulic conductivity is 7,425 ft/day. For either case the hydraulic conductivity is extraordinarily high. Normal hydraulic conductivity in Hawaiian basaltic basal aquifers is very high at 1,500 to about 3,000 ft/day. An aquifer having a hydraulic conductivity of 100 ft/day is considered very permeable.

16.3

**COURT ORDER OF
SEPTEMBER 6, 2000**

APPENDIX 16.3
Court Order of Sept. 6, 2000

0900031 FILED

DEPARTMENT OF THE CORPORATION COUNSEL 205

JAMES B. TAKAYESU 1483
Corporation Counsel
GARY W. ZAKIAN 5137
Deputy Corporation Counsel
County of Maui
200 South High Street
Wailuku, Maui, Hawaii 96793
Telephone No. 243-7740
S:\ALL\GWZ\EHDP\WELLSOOR.J

2000 SEP -6 PM 3:03

J. KAYA, CLERK
SECOND CIRCUIT COURT
STATE OF HAWAII

Attorneys for Defendants
BOARD OF WATER SUPPLY, COUNTY
OF MAUI, and DAVID CRADDICK

IN THE CIRCUIT COURT OF THE SECOND CIRCUIT

STATE OF HAWAII

THE COALITION TO PROTECT EAST MAUI WATER RESOURCES, an unincorporated association, et al., Plaintiffs, vs. THE BOARD OF WATER SUPPLY, et al., Defendants.

) CIVIL NO. 93-0734(3)
) (Declaratory Relief)
) ORDER ON (1) TEST WELLS FOR THE EAST MAUI DEVELOPMENT PLAN SEIS AND (2) THE WEST KUIAHA TANK PROJECT NOT BEING A COMPONENT OF THE EAST MAUI DEVELOPMENT PLAN; EXHIBITS "1" "2" AND "3"
)
)

ORDER ON (1) TEST WELLS FOR THE EAST MAUI DEVELOPMENT PLAN SEIS AND (2) THE WEST KUIAHA TANK PROJECT NOT BEING A COMPONENT OF THE EAST MAUI DEVELOPMENT PLAN

This matter was heard before the Honorable Judge Boyd P. Mossman on January 29, 1999, pursuant to agreement of the Parties and the Court on December 23, 1998. Gary W. Zakian, Esq., Deputy Corporation Counsel, appeared in behalf of Defendants David R. Craddick, Director, Department of Water Supply, and the Maui County

Board of Water Supply. Isaac D. Hall, Esq., appeared in behalf of Plaintiffs.

The Court having reviewed the files, the submittals of the Parties, and heard oral argument, and being prepared to rule,

HEREBY ORDERS, ADJUDGES AND DECREES AS FOLLOWS:

I. TEST WELLS FOR THE EAST MAUI DEVELOPMENT PLAN SEIS

- A. Defendants are hereby authorized to construct the following wells for the purposes of gathering data and information for use in the Supplemental Environmental Impact Statement ("SEIS") to be prepared for the East Maui Development Plan ("EMDP"):
1. A single monitoring well as described in the USGS letter dated September 9, 1998, attached hereto as Exhibit "1" in one of the locations previously identified by the parties in cooperation with William Meyer, of the USGS, which locations are identified on the map attached hereto as Exhibit "2";
 2. If, after the release and distribution to the parties of the test results from the drilling of the monitoring well, for any reason the Department of Water Supply determines the results are not adequate, the Department may drill one additional well, as specified in Section 3, immediately below, without coming back to court for approval;
 3. The one additional well ("Well") the Department may drill is subject to the following conditions:
 - a. The Well may be configured to contain three to four nested piezometers, as shown on Exhibit "3", attached hereto;
 - b. The Well may be a production size well;
 - c. The Well may have production size pumps installed;
 - d. The Well may be used only for test purposes to obtain data or information necessary for the preparation of the SEIS; and

- e. The well shall be located within one of the areas as indicated on Exhibit "2".
- 4. The monitoring well shall be used thereafter to monitor all wells drilled as part of the EMDP.
- B. Defendants must seek further Court approval for the drilling of any wells other than the two wells permitted above in Section A.

II. WEST KUIAHA TANK PROJECT

Based on the representations of Defendant David R. Craddick, Director, Maui County Department of Water Supply, the Court specifically finds and hereby orders:

- A. The West Kuiaha Tank Project is not a component of the East Maui Development Plan;
- B. The West Kuiaha Tank Project will not be utilized as part of the East Maui Development Plan and shall not, directly or indirectly, be attached or connected to any component of the EMDP; and
- C. The West Kuiaha Tank Project is not required to be discussed in the Supplemental Environmental Impact Statement for the East Maui Development Plan as part of the EMDP except as a related project.

DATED: Wailuku, Maui, Hawaii SEP 06 2000

/s/ Joseph E. Cardona (Seal)

Judge of the above-entitled Court

APPROVED AS TO FORM:

[Signature]
ISAAC D. HALL, ESQ.
Attorney for Plaintiffs

The Coalition to Protect East Maui Water Resources, an unincorporated association, et al. vs. The Board of Water Supply; Civil No. 93-0734 (3); ORDER ON (1) TEST WELLS FOR THE EAST MAUI DEVELOPMENT PLAN SEIS AND (2) THE WEST KUIAHA TANK PROJECT NOT BEING A COMPONENT OF THE EAST MAUI DEVELOPMENT PLAN

FILE COPY



United States Department of the Interior

U.S. GEOLOGICAL SURVEY
WATER RESOURCES DIVISION
677 Ala Moana Boulevard, Suite 415
Honolulu, Hawaii 96813

September 9, 1998

Mr. Timothy E. Johns
Deputy Director
State of Hawaii
Department of Land and Natural Resources
Commission on Water Resource Management
P.O. Box 621
Honolulu, Hawaii 96809

Dear Mr. Johns:

The issues raised in your letter to me of August 31, 1998, and Mr. Isaac Hall's letter to you of July 31, 1998, are complex but I have tried to respond to them as completely as a letter and my memory will allow. I have always been strongly in favor of drilling a monitor well in the Haiku area of East Maui as a means, and as the only definitive means to resolve the issue of whether pumping would affect streamflow in this area. For instance, part of the study plan for the East Maui surface-water/ground-water investigation involved collecting data from the wells to be drilled in the area by the Maui County Department of Water Supply (MDWS). This part of the study did not materialize however, owing to the successful suit brought by the Coalition to Protect East Maui Water Resources (CPEMWR) against the MDWS. As a result we have completed the study without this information, although drilling a monitor well remains the only definitive way to establish the relationship between ground water and surface water in the Haiku area.

I presented this concept at a meeting that was held some months ago in the chambers of Judge Mossman, the Circuit Court Judge that has ruled in favor of the CPEMWR in their suit against the MDWS. This meeting was held in an attempt to resolve the CPEMWR suit against the MDWS and was attended by Mr. Isaac Hall, Mr. David Craddick, representatives of the Maui County Corp. Council, and myself; while Mr. Tom Nance, representing the MDWS, and a hydrologist for Mr. Isaac Hall, were included by telephone. At this meeting it was my suggestion to drill an exploratory or monitor well in the Haiku area at a location that the results of the East Maui surface-water/ground-water study could be used to identify, and to use the results obtained from water levels measured in the well as it was drilled as a means of resolving the legal issues existent between the CPEMWR and the MDWS. I also offered to locate the general area of the monitor well. It was my general understanding that Mr. Isaac Hall, the MDWS, and the Maui County Corp Council accepted both recommendations, which led to acceptance of the approach by Judge Mossman. Some days after this meeting I located a site for the two parties. It would appear

EXHIBIT "1"

CORRECTION

THE PRECEDING DOCUMENT(S) HAS
BEEN REPHOTOGRAPHED TO ASSURE
LEGIBILITY
SEE FRAME(S)
IMMEDIATELY FOLLOWING

FILE COPY

XEROX COPY



United States Department of the Interior

U.S. GEOLOGICAL SURVEY
WATER RESOURCES DIVISION
677 Ala Moana Boulevard, Suite 415
Honolulu, Hawaii 96813

September 9, 1998

Mr. Timothy E. Johns
Deputy Director
State of Hawaii
Department of Land and Natural Resources
Commission on Water Resource Management
P.O. Box 621
Honolulu, Hawaii 96809

Dear Mr. Johns:

The issues raised in your letter to me of August 31, 1998, and Mr. Isaac Hall's letter to you of July 31, 1998, are complex but I have tried to respond to them as completely as a letter and my memory will allow. I have always been strongly in favor of drilling a monitor well in the Haiku area of East Maui as a means, and as the only definitive means to resolve the issue of whether pumpage would affect streamflow in this area. For instance, part of the study plan for the East Maui surface-water/ground-water investigation involved collecting data from the wells to be drilled in the area by the Maui County Department of Water Supply (MDWS). This part of the study did not materialize however, owing to the successful suit brought by the Coalition to Protect East Maui Water Resources (CPEMWR) against the MDWS. As a result we have completed the study without this information, although drilling a monitor well remains the only definitive way to establish the relationship between ground water and surface water in the Haiku area.

I presented this concept at a meeting that was held some months ago in the chambers of Judge Mossman, the Circuit Court Judge that has ruled in favor of the CPEMWR in their suit against the MDWS. This meeting was held in an attempt to resolve the CPEMWR suit against the MDWS and was attended by Mr. Isaac Hall, Mr. David Craddick, representatives of the Maui County Corp. Council, and myself; while Mr. Tom Nance, representing the MDWS, and a hydrologist for Mr. Isaac Hall, were included by telephone. At this meeting it was my suggestion to drill an exploratory or monitor well in the Haiku area at a location that the results of the East Maui surface-water/ground-water study could be used to identify, and to use the results obtained from water levels measured in the well as it was drilled as a means of resolving the legal issues existent between the CPEMWR and the MDWS. I also offered to locate the general area of the monitor well. It was my general understanding that Mr. Isaac Hall, the MDWS, and the Maui County Corp Council accepted both recommendations, which led to acceptance of the approach by Judge Mossman. Some days after this meeting I located a site for the two parties. It would appear

EXHIBIT " 1 "

from Mr. Hall's letter that the agreement arrived at in the Judge's chambers has now been rejected by the MDWS.

At this meeting I also indicated, and I thought generally accepted, that it would be possible to determine whether or not potential wells in the Haiku area would affect streamflow based only on observations made during drilling of the monitor well. It is not necessary to monitor streamflow and potential pumpage to make this determination since results from such an effort can be extremely misleading. This conclusion was also endorsed by the hydrologist representing Mr. Hall. Finally, as I remember, it was agreed that the monitor well could potentially be used as a pumping well, but the well would be the last well brought on line by the MDWS. The MDWS was adamant that it did not want to drill a well to be used simply as a monitor well. The concept that the Water Department could eventually use the monitor well as a production well was accepted by Mr. Hall and by Judge Mossman after the MDWS agreed that the monitor well would be the last well hooked into the supply system and that this would not occur for many years. This decision was reached after I indicated to the Judge, in response to a question from him, that the continual use of the monitor well was not necessary in order to resolve the main issue between the CPEMWR and the MDWS.

Despite the general agreement between the CPEMWR and the MDWS regarding the method to be used to resolve the question as to whether or not pumpage would affect streamflow in the Haiku area, Mr. Nance felt that more information was needed in order to resolve this issue. As I recall, Mr. Nance wanted to install piezometers at selected depths in the monitor well and drill monitor wells with piezometers at each proposed pumping location. As I also recall, Mr. Nance felt that it would only be possible to determine if pumpage was affecting streamflow by simultaneously monitoring actual pumpage, water levels in the piezometers, and streamflow. This approach was not considered technically defensible by myself and by the hydrologist representing Mr. Hall.

I have not been involved in the East Maui issue since selecting the site for the Monitor well several months ago and have no knowledge of the plans of the MDWS as described in Mr. Hall's letter to you of July 31, 1998. I still believe, however, that it is not necessary to construct more than one monitor well in the Haiku area to resolve the issue between the CPEMWR and the DWS.

In a general sense, although it is potentially possible to determine if pumpage affects streamflow by simultaneously monitoring pumpage and streamflow, this approach only works for field conditions that are rarely met. This approach can also lead to the conclusion that pumpage does not affect streamflow when, in fact, it does or will ultimately do so. This follows from several considerations among which are: 1) streamflow can only be measured within a certain level of accuracy (generally within 5 to 10 percent of the total flow). If the rate of pumpage is within this potential error band, the effect of the pumpage goes undetected, 2) assuming that pumpage will affect a stream, there will still be a time lag between the initiation of pumpage and the time at which the pumpage begins to affect streamflow. After this, the effect of pumpage on the stream increases with time until ultimately the rate of diversion from the stream (reduction in streamflow) equals the rate of pumpage. The time required for streamflow to be diverted as a result of pumpage can

XEROX COPY

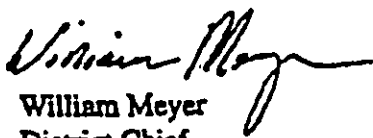
se minutes to years depending on the field situation, 3) assuming that pumpage affects streamflow, the length the stream over which flow is actually being reduced can be miles. Thus, measurements of streamflow over a relatively small distance of the stream following the initiation of pumpage can be very misleading from this fact alone and 4) streamflow naturally varies with time. Measurements of streamflow that are designed to determine if pumpage affects streamflow would have to take this fact into consideration. In areas where rainfall is frequent, this task can become exceedingly difficult to impossible.

The above conditions or some combination of these conditions are the "normal" circumstances in the field. As a result, statements such as "the effect of pumpage from a given well on streamflow will not be measurable" are often true, at least in the short term, and can be used to develop ground water at the expense of streamflow. Ultimately however, if pumpage continues to increase, it is possible to dry up a stream even though the effect of a single well could never be documented. The best way to know whether or not pumpage will affect streamflow is to establish whether or not there is a hydraulic connection between the stream and the ground-water system, and to determine how far the cone of depression must grow in order to divert an amount of water equal to the pumpage. If the stream is the nearest discharge boundary for the ground-water system, pumpage will affect streamflow.

The status of the East Maui Ground-Water Study is documented in the enclosed table. As shown in the enclosed table there are five reports associated with this study. Three of the reports are approved and are awaiting printing. The remaining two reports are written and going through final approval. Expected dates for approval are shown in the enclosed table. As stated above, the report covering the Haiku area was to be based in part on the results of the drilling program associated with the MDW's East Maui water plan. Because this drilling has yet to occur, the report lacks this information and, although it represents our best analysis of the available data and that collected during the study, there is still a need to drill a monitor well to confirm the conclusions of the report.

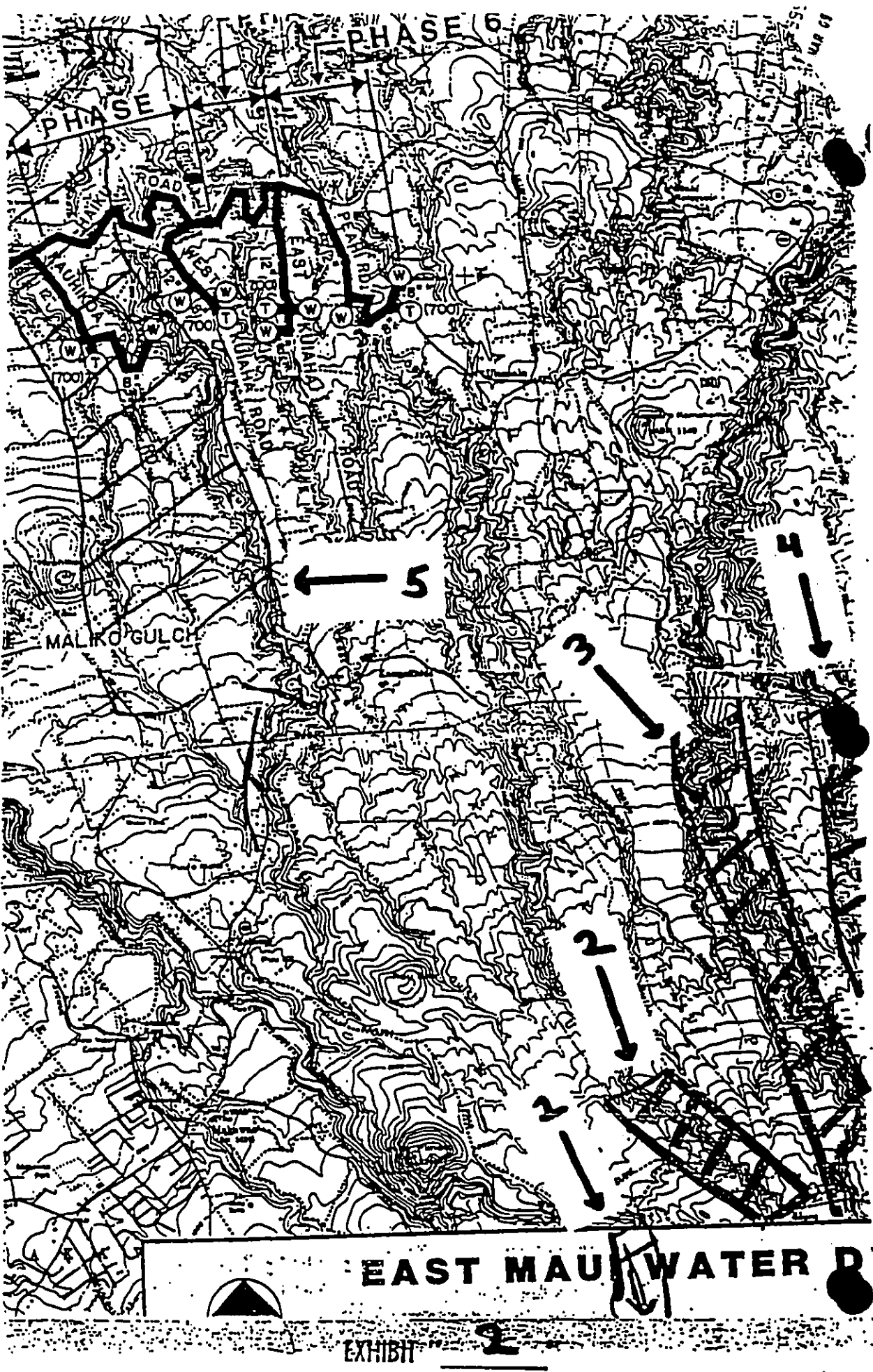
I hope the above information is useful and would be pleased to discuss the issues raised in your letter to me of August 31, 1998 further if desired.

Sincerely,


William Meyer
District Chief

Enclosure

XEROX COPY



Proposed Management Wells
for the
East Maui Water Development Plan

This brief narrative and its accompanying exhibits describe the objectives of the proposed management wells and details of their construction. At issue is whether the East Maui production wells, which will be designed to draw water from the deep basal lens, will have an impact on the flow of streams or springs. Based on information from the wells that have been developed to date, at least two groundwater aquifers are likely to be encountered in drilling the East Maui production wells: a shallow aquifer which is known to discharge into springs and streams; and the deep basal lens. In the wells that have been completed to date, the intervening strata between these two aquifers have been found to be unsaturated. This suggests that a well which is sealed off from the upper aquifer and is designed to only draw water from the deep basal aquifer will not impact stream or springflow.

However, it has been suggested that the aquifers are not hydrologically separate and, at least in some locations, the intervening strata between the upper to lower aquifers will be found to be fully saturated. If this is in fact the case, pumping from the basal aquifer would have the potential to draw water from the upper aquifer, thereby reducing stream or springflow. The proposed management wells, which will consist of nested piezometers in a 12-inch diameter borehole, will provide the data to demonstrate the validity of this contention.

Exhibit 1 illustrates the typical section for a management well which, for the purposes of this illustration, consists of three piezometers. In this example, it has been assumed that the upper aquifer is found between 100 and 150 feet below ground (the screened interval for Pipe No. 1 on Exhibit 1) and the nearby production well would draw water from the basal lens from 620 to 700 feet below ground (Pipe No. 3). The intervening strata would be monitored by a pipe open to the strata from 350 to 400 feet below ground (Pipe No. 2). Silica sand would be placed opposite the screened interval of each of these three pipes and the intervening annular space would be sealed with a bentonite-grout slurry. The sand and bentonite-grout slurry would both be carefully placed with a tremie pipe. Exhibit 2 illustrates the annular space available with three, 2-inch Schedule 80 PVC pipes as the piezometers. Exhibit 3 is a similar illustration with four-pipe piezometers. With four pipes, two different zones between the upper and lower aquifers could be monitored.

Each piezometer will allow water quality sampling and water level monitoring from the strata opposite its particular screened interval. If the strata between the upper and lower aquifers is unsaturated, no water will be found in the piezometers with these screened intervals. If the column penetrated by the borehole is fully saturated, then all piezometers would contain water. When the pump test of the nearby production well is undertaken, pressure transducers would be installed in all of the nested piezometers. A response in the piezometer tapping the same interval in the basal lens as the production well would obviously be evident. If no responses during or following the pump test are recorded in the piezometers which tap shallower strata, particularly if there is no response in the piezometer which is open to the shallow aquifer which feeds streams and springs, the hydrologic separation of the deep basal aquifer will have been demonstrated.

In addition to this monitoring during the production well's initial pump testing, the management well would continue to be used after the production well is in continuous use. Water level recorders in the piezometers in the deep and shallow aquifers would continue to provide information to confirm the findings of the initial pump test on a long-term basis. Should a longer term response that was not evident in initial testing occur, the pumping of the production well could be reduced or even terminated, depending on the extent of the impact.

EXHIBIT " 3 "

02/23/1999 16:00 888-244-6775
MAR 03 '91 01:34 FROM:THURR

ISAAC HALL, ATTORNEY

888-533-7737

PAGE 83

10 m
9557

T-543 P.03/03 F-921

XEROX COPY

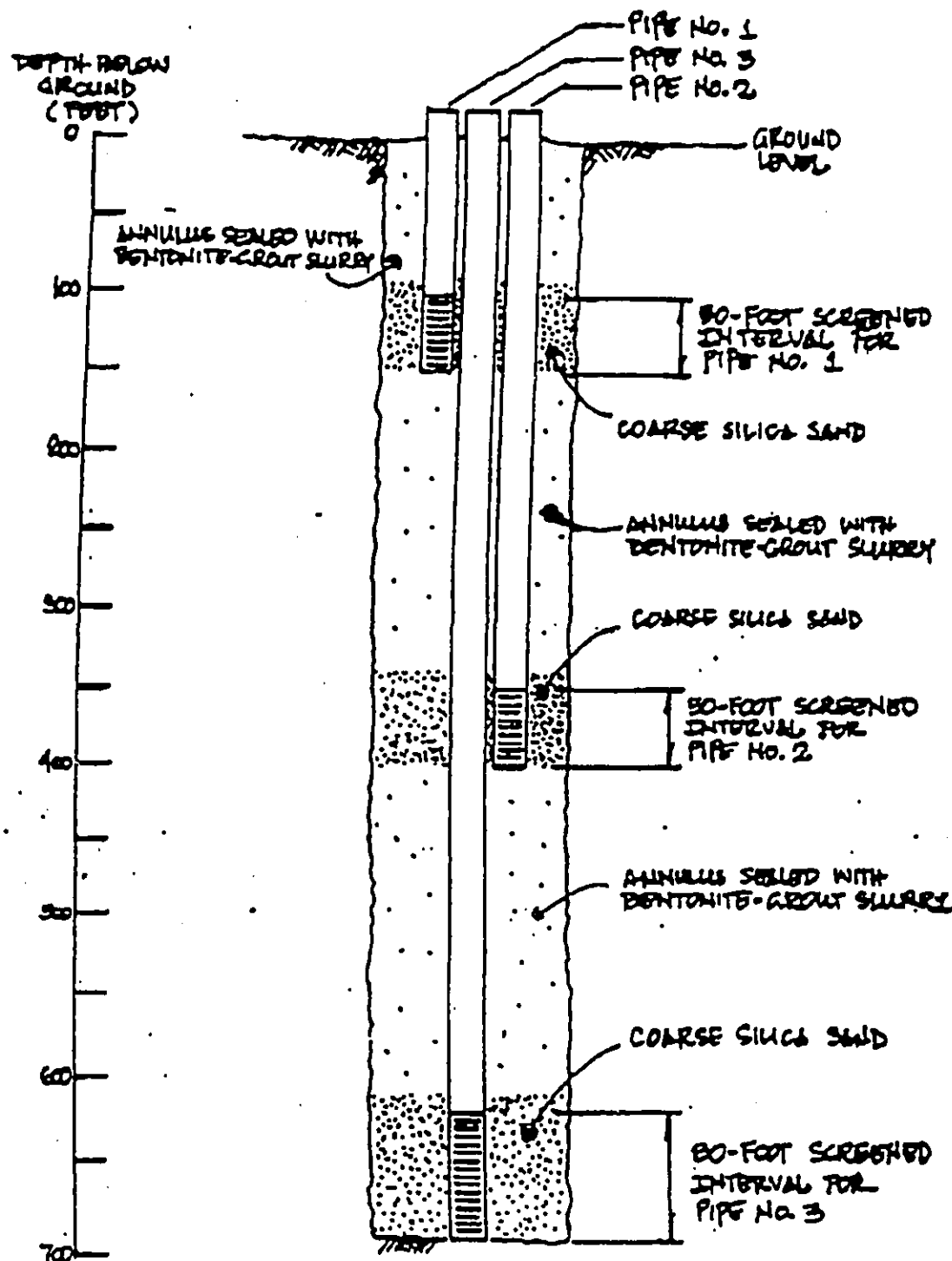


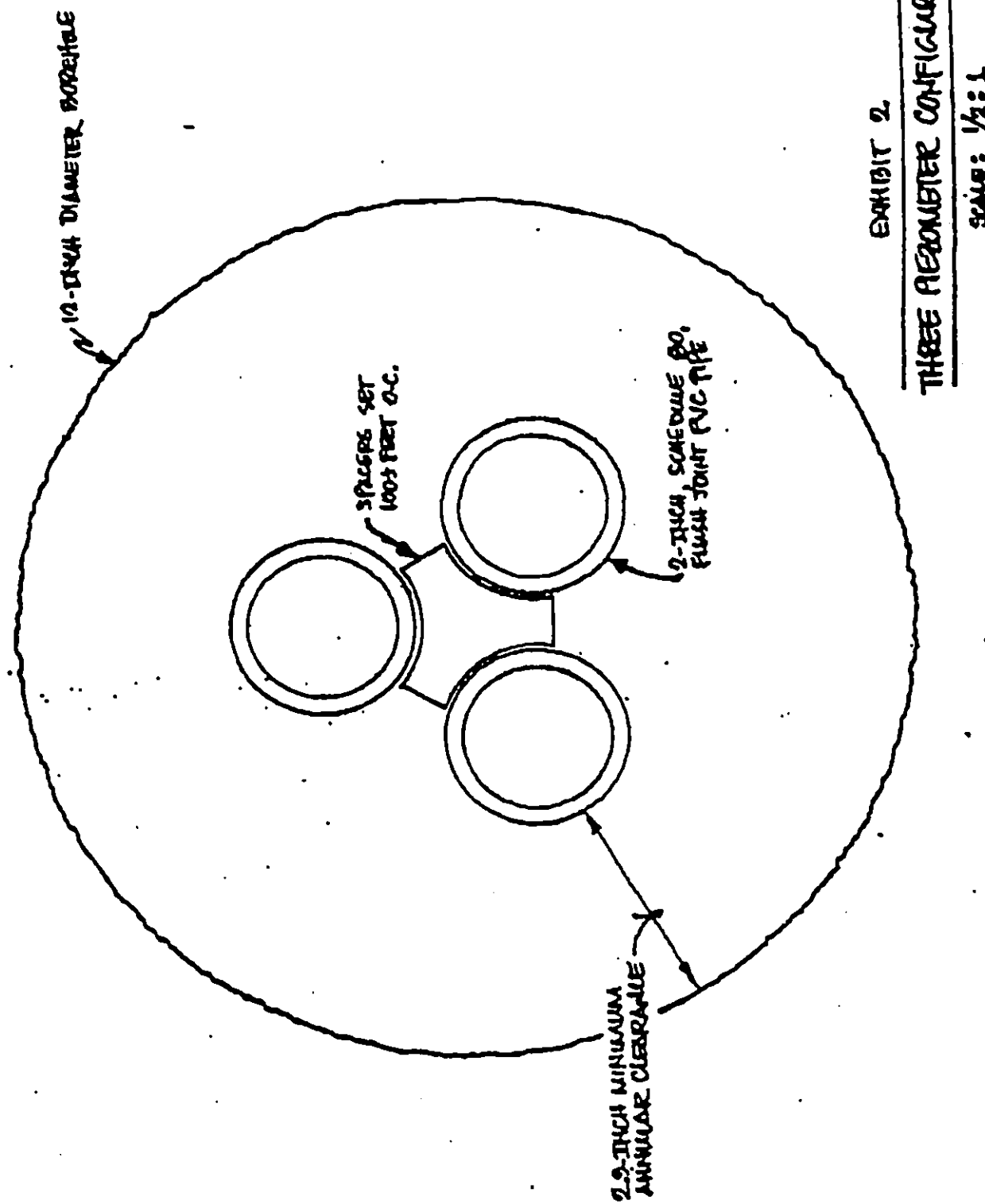
EXHIBIT 1
TYPICAL WELL SECTION
NOT TO SCALE

4999 16:08 888-244-6775
MAR 09 '88 01:54 FROM:TINWRE

ISAAC HALL, ATTORNEY

800-538-7757

T-643 P.04/08 F-321



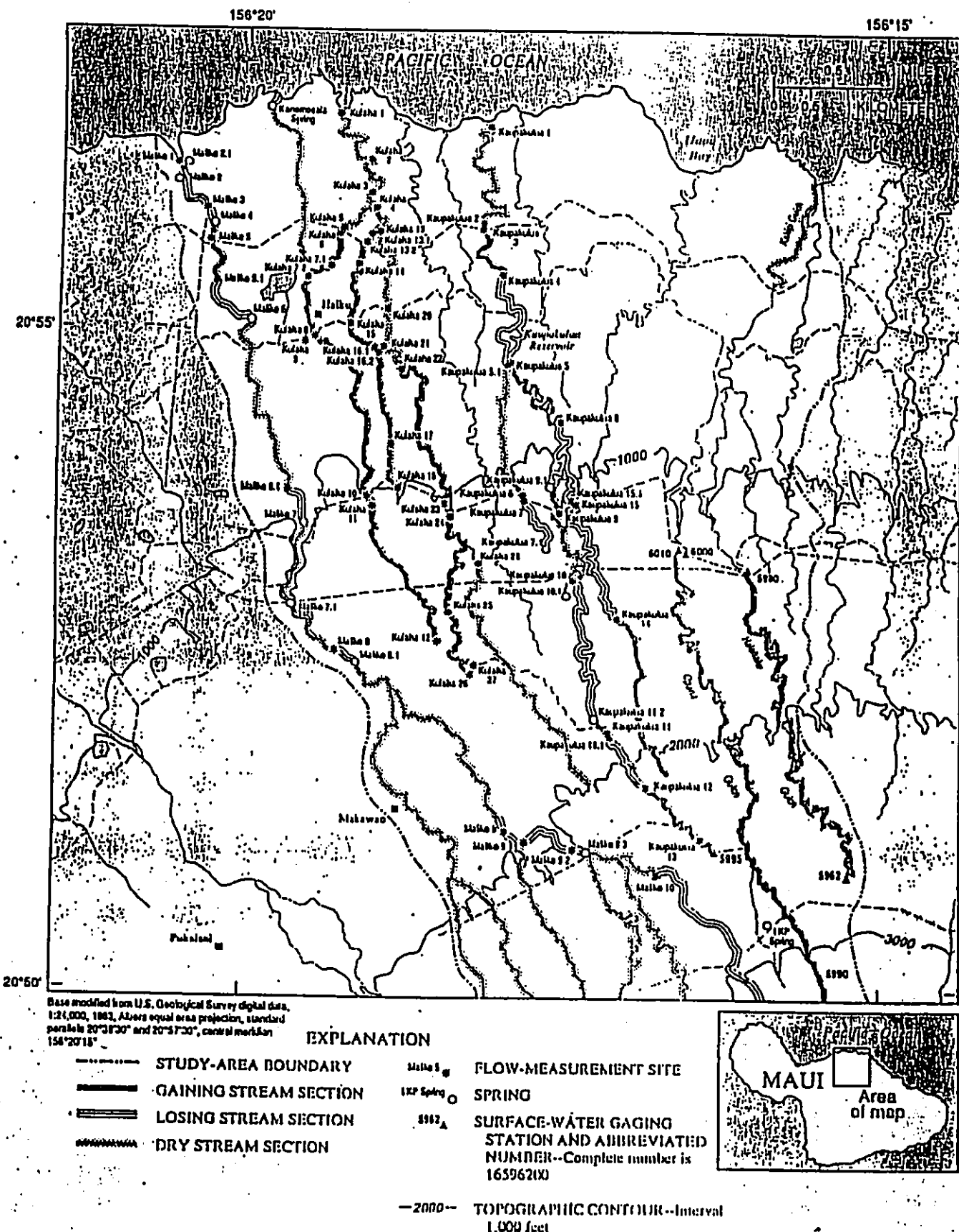
16.4

**GAGING STATIONS AND STREAM FLOWS
IN HAIKU AREA**

APPENDIX 16.4

Gaging stations - Stream flows in Haiku area

XEROX COPY



[ft; Mg/dL; million gallons per day; °C degrees Celsius; $\mu\text{S}/\text{cm}$; microsiemens per centimeter; mg/L milligrams per liter; —, not available, not applicable, or no sample; altitudes estimated from 1983 USGS 1:24,000-scale topographic maps (Haiku and Paia quadrangles); datum is mean sea level; < less than]

Station number	Stream name	Altitude (ft)	Date	Flow (Mg/dL)	Type of streamflow upstream site		Water temperature (°C)	Water specific conductance ($\mu\text{S}/\text{cm}$)	Chloride concentration (mg/L)	Comments
					losing	dry				
Maliko 1	Maliko Gulch	3	11/11/93	0.04	losing	dry	22.2	103	—	—
Maliko 2	Maliko Gulch	50	9/28/93 11/11/93	0.05 0.05	losing	dry	23.3 23.1	294 258	—	Well 5620-01
Maliko 2.1	Maliko Gulch	50	10/7/93	< 0.01	dry	dry	23.6	605	—	Maliko Spring at 50 ft
Maliko 3	Maliko Gulch	60	9/28/93	0.02	losing	dry	25.5	275	—	—
Maliko 4	Maliko Gulch (unnamed tributary)	135	9/28/93	0.04	dry	dry	26.6	278	—	Maliko Spring at 135 ft
Maliko 5	Maliko Gulch	140	9/28/93	0.03	dry	dry	23.7	277	—	—
Maliko 5.1	Maliko Gulch	170	9/28/93	0	losing	dry	24.1	411	—	all flow sinks into streambed
Maliko 6	Maliko Gulch	200	9/30/93 11/12/93	0.05 0.10	dry	dry	24.6 20.9	141 123	—	Maliko Spring at 200 ft
Maliko 6.1	Maliko Gulch	500	9/28/93	0	losing	dry	—	—	—	all flow sinks into streambed
Maliko 7	Maliko Gulch	800	11/15/93 8/20/97	— 0.05	dry	dry	19.6	158	—	Maliko Spring at 800 ft
Maliko 7.1	Maliko Gulch	840	10/27/97	—	dry	dry	21.4	146	—	Pukalani Spring; minor amount of flow was observed on floor of gulch
Maliko 8	Maliko Gulch	1,150	10/5/93	—	dry	dry	24.6	123	—	—
Maliko 8.1	Maliko Gulch	1,280	10/5/93	< 0.01	losing	dry	22.1	186	—	Maliko Spring at 1,280 ft
Maliko 9	Maliko Gulch	1,680	9/29/93	0.01	losing	dry	23.1	78	—	—
Maliko 9.1	Maliko Gulch	1,740	9/29/93	0.01	losing	dry	22.7	71	—	—
Maliko 9.2	Maliko Gulch	1,890	9/29/93	0.03	gaining	dry	21.2	80	—	—
Maliko 9.3	Maliko Gulch	1,960	9/29/93	—	dry	dry	23.1	58	9 ^b	Waiohiwi Spring at 1,960 ft
Maliko 10	Waiohiwi Gulch	2,080	2/5/98	0	losing	dry	—	—	—	all flow sinks into streambed
Kuiaha 1	Kuiaha Gulch	5	10/29/97	0	dry	dry	—	—	—	—
Kuiaha 2	Kuiaha Gulch	110	10/29/97	0	dry	dry	—	—	—	—
Kuiaha 3	Kuiaha Gulch	180	10/29/97	0	dry	dry	—	—	—	—
Kuiaha 4	Kuiaha Gulch	200	10/29/97	0	dry	dry	—	—	—	—
Kuiaha 5	Lilikoi Gulch	305	10/29/97	0	diversion	dry	—	—	—	all water diverted by Haiku Ditch
Kuiaha 6	Lilikoi Gulch	310	10/29/97	0.23	gaining	dry	22.1	189	23	—
Kuiaha 7.1	Lilikoi Gulch	360	10/29/97	0.19	gaining	dry	24.9	172	22	—

Appendix 16.4 (cont'd)

Measurements in selected streams in Haiku area (from USGS)

[ft, feet; MGD, million gallons per day; °C, degrees Celsius; µS/cm, microsiemens per centimeter; mg/L, milligrams per liter; -, not available, not applicable, or no sample; datum is mean sea level; <, less than]
USGS 1:24,000-scale topographic maps (Hauia and Paua quadrangles); datum is mean sea level; <, less than]

Station number	Stream name	Altitude (ft)	Date	Flow (MGD)	Type of streamflow upstream of site	Water temperature (°C)	Water specific conductance (µS/cm)	Chloride concentration (mg/L)	Comments
Kuiaha 7.2	Lilikoi Gulch	380	10/29/97	0.09	gaining diversion	23.8	147	20	
Kuiaha 8	Lilikoi Gulch	490	10/29/97	0	gaining diversion	-	-	-	all water diverted by Lowrie Ditch
Kuiaha 9	Lilikoi Gulch	530	10/29/97	0.10	gaining diversion	20.9	84	11	
Kuiaha 10	Lilikoi Gulch	930	10/29/97	0.01	diversion	-	-	-	most water diverted by Kauhikoa Ditch
Kuiaha 11	Lilikoi Gulch	960	10/29/97	0.17	gaining	20.5	140	20	
Kuiaha 12	Lilikoi Gulch	1,400	10/28/97	0	dry	-	-	-	
Kuiaha 13.1	Pauwela Gulch	300	10/28/97	0.01	losing diversion	22.4	188	-	
Kuiaha 13.2	Pauwela Gulch	330	10/28/97	0.02*	diversion	22.9	175	-	most water diverted by Haiku Ditch
Kuiaha 14	Pauwela Gulch	375	10/28/97	0.26	gaining	22.9	167	24	
Kuiaha 15	Pauwela Gulch	475	10/28/97	0.25	gaining	22.2	159	23	
Kuiaha 16.1	Pauwela Gulch	560	10/28/97	0.04	diversion	22.2	135	23	water diverted from Ohia Gulch includes water diverted from Ohia Gulch
Kuiaha 16.2	Pauwela Gulch	560	10/28/97	0.21	gaining	-	-	-	
Kuiaha 17	Pauwela Gulch	840	10/28/97	0	dry	-	-	-	
Kuiaha 18	Pauwela Gulch	960	10/28/97	0	dry	-	-	-	
Kuiaha 19	Ohia Gulch	240	10/29/97	0	dry	-	-	-	
Kuiaha 20	Ohia Gulch	400	10/28/97	0	dry	-	-	-	
Kuiaha 21	Ohia Gulch	490	10/28/97	0	diversion	-	-	-	
Kuiaha 22	Ohia Gulch	575	10/28/97	0.10	gaining	22.2	135	22	all water diverted to Pauwela Gulch
Kuiaha 23	Ohia Gulch	930	10/28/97	0.01	diversion	-	-	-	
Kuiaha 24	Ohia Gulch	960	10/28/97	1.34	gaining	23.5	87	12	most water diverted by Kauhikoa Ditch
Kuiaha 25	Kapuaahoohui Gulch	1,260	10/28/97	1.29	gaining	20.5	89.3	12	
Kuiaha 26	Kapunaahoohui Gulch	1,420	10/28/97	0	dry	-	-	-	
Kuiaha 27	Kahauui ditch	1,520	10/28/97	1.20	-	19.7	81	11	
Kuiaha 28	Huluhuhumui Gulch	1,140	10/28/97	0	dry	-	-	-	
Kaupakulu 1	Kaupakulu Gulch	5	11/17/97	0	dry	21.2	53	8	pool with no flow
Kaupakulu 2	Kaupakulu Gulch	340	11/17/97	0	diversion	-	-	-	all water diverted by Haiku Ditch
Kaupakulu 3	Kaupakulu Gulch	350	11/17/97	0.06-0.07*	gaining	21.8	129	21	
Kaupakulu 4	Kaupakulu Gulch	480	11/17/97	0	diversion	-	-	-	all water diverted by Lowrie Ditch

Appendix 16.4 (cont'd)

16.5

TESTIMONY, LETTERS AND RESPONSES
TO COMMENTS ON DSEISPN

BENJAMIN J. CAVETANO



050107G
RECEIVED
GENEVIÈVE SALMONSON
STATE OF HAWAII
DEPT. OF WATER SUPPLY
OFFICE OF ENVIRONMENTAL QUALITY CONTROL
200 South High Street
Suite 702
Honolulu, Hawaii 96813
TELEPHONE (808) 270-7818
FACSIMILE (808) 270-4188



DEPARTMENT OF WATER SUPPLY
COUNTY OF MAUI
P.O. BOX 1109
WAILUKU, MAUI, HAWAII 96793-0109
TELEPHONE (808) 270-7818 • FAX (808) 270-7833 • www.mauidws.org

May 11, 2001

Mr. David Craddick, Director
Department of Water Supply
County of Maui
200 South High Street
Wailuku, Hawaii 96793

Dear Mr. Craddick:

Subject: EISPN for the East Maui Water Development Plan, Maui

Thank you for the opportunity to review the subject document. We have the following comments and questions.

1. Please review the attached "Guidelines for Assessing Water Development Projects" and answer all the pertinent questions in the Draft EIS.
2. Please prepare a cultural impact assessment for this project in accordance with the attached "Guidelines for Assessing Cultural Impacts."
3. All the streams in the project area should be described in terms of their biological and stream flow characteristics. The project's impacts on the stream and its associated coastal areas should be disclosed.
4. Agricultural uses near the proposed wells should be described and its potential to contaminate the water supply should be disclosed. If the wells may be contaminated, how would the water be treated?
5. Different alternatives of meeting the water needs of Maui should be fully analyzed in the Draft EIS.

Sincerely,

Geneviève Salmonson
Geneviève Salmonson
Director

"By Under All Things, I Find Life"

DR

David R. Craddick

David R. Craddick
Director
WWT:se

June 3, 2002
Mr. Geneviève Salmonson, Director
Office of Environmental Quality Control
215 South Beretania Street, Suite 702
Honolulu, Hawaii 96813

Dear Ms. Salmonson:

Subject: SEIS Preparation Notice for the East Maui Water Development Plan

Thank you for your letter of May 11, 2001 and your comments regarding the subject preparation notice.

The matter of water contamination and treatment will be discussed in the Draft SEIS. Impacts on stream flow characteristics and coastal waters will also be discussed. Various alternatives to the proposed project will be analyzed and evaluated. Stream biology and cultural impact statements will be conducted when a final decision is made to relocate the well fields.

A copy of the Draft SEIS will be sent to your office for review.

If you should have any questions, please call our Engineering Division at (808) 270-7835.

Sincerely,

BENJAMIN J. CAYETANO
Governor



JAMES J. NAKATANI
Chairperson, Board of Agriculture
LETTIA KUYERUCA
Deputy to the Chairperson
Managing Administrator
State of Hawaii
DEPARTMENT OF AGRICULTURE
1670 Kalakaua Avenue, Suite 605
Honolulu, Hawaii 96826
Phone: (808) 573-2118
Fax: (808) 573-4613

May 24, 2001

Mr. George A. L. Yuen, President
Mink and Yuen, Inc.
1670 Kalakaua Avenue, Suite 605
Honolulu, Hawaii 96826

Dear Mr. Yuen:

Subject: Supplemental Environmental Impact Statement Preparation Notice for
East Maui Water Development Plan

The Department of Agriculture has reviewed the subject document and offers the
following comment.

It appears that the proposed project will have the desirable effect of increasing
groundwater supply to meet potable water demand, thereby lessening demand for
potable use of surface-fed irrigation water during extended dry periods. This
positive outcome for Maui agriculture should be emphasized and elaborated upon.

Should you have any questions, please contact Mr. Paul T. Matsuo,
Administrator/Chief Engineer, Agricultural Resources Management Division, at 973-
9475.

Sincerely,

David R. Craddick

Director

WRT:ac

JAMES J. NAKATANI
Chairperson, Board of Agriculture

cc:ms:jl

"By Water, All Things Find Life"

Printed on recycled paper



DEPARTMENT OF WATER SUPPLY
COUNTY OF MAUI
P.O. BOX 1108
WAILEA, MAUI, HAWAII 96793-4108
TELEPHONE (808) 270-7818 • FAX (808) 270-7803 • www.mauidws.org

June 3, 2002

Mr. James F. Nakatani
Chairperson, Board of Agriculture
Department of Agriculture
1428 South King Street
Honolulu, Hawaii 96814-2512

Dear Mr. Nakatani:

Subject: SEIS Preparation Notice for the East Maui Water Development Plan
Thank you for your letter of May 24, 2001 and your comments regarding the subject preparation
notice.

We acknowledge your comments that the project will be beneficial to Maui agriculture by
lessening the demand for surface-fed irrigation water during extended dry periods. We will
continue to maintain a balance between the use of groundwater and surface sources which will
be of maximum benefit to all.

If you should have any questions, please call our Engineering Division at (808) 270-7835.

Sincerely,

David R. Craddick

Director

WRT:ac



JAMES TAKO APALA
Mayor



OFFICE OF ECONOMIC DEVELOPMENT

COUNTY OF MAUI
200 SOUTH HIGH STREET, 6TH FLOOR, WAILUKU, MAUI, HAWAII 96790, USA
Telephone: (808) 270-7710 • Facsimile: (808) 270-7785 • Email: economic-development@comcast.net

May 21, 2001

Mr. George A. L. Yuen
President
Mink and Yuen, Inc.
1670 Kalakaua Avenue, Ste. 605
Honolulu, Hawaii 96826

Re: Supplemental Environmental Impact Statement
Preparation Notice for East Maui Water Development Plan

Dear Mr. Yuen:

Thank you for this opportunity to provide comments concerning the subject environmental impact statement preparation notice.

This office has reviewed the information provided with your letter of May 7, 2001, and would agree with your conclusion that no action would hinder economic growth on Maui. It is our understanding the preparation of this document is a supplement to work previously done which will further study possible effects of groundwater withdrawal on stream flows.

Your preliminary conclusions which address the non-perennial nature of the region's streams appear to correlate well with data previously published in the EIS. The planned program to design, drill and test a monitor well to determine, among other things this correlation between water level in the well and stream flow is well conceived.

We will look forward to final results in this regard.

Sincerely,

Rosalyn A. Baker
Economic Development Coordinator

Quality Standard Series - Now and for the Future

ROSLYN ALEXANDER BAKER
Economic Development Coordinator

DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI
P.O. BOX 1100
WAILUKU, MAUI, HAWAII 96792-4109
TELEPHONE (808) 270-7716 • FAX (808) 270-7833 • www.mauidow.org

May 21, 2001

AUGUST 1, 2001

Ms. Rosalyn H. Baker
Economic Development Coordinator
Office of Economic Development
County of Maui
200 South High Street
Wailuku, Hawaii 96793

Dear Ms. Baker:

SUBJECT: PREPARATION NOTICE FOR THE SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT FOR THE EAST MAUI WATER DEVELOPMENT PLAN

We are in receipt of your letter dated May 21, 2001 and acknowledge that you have no comments to offer at this time.

Should you have any questions, please feel free to call our Engineering Division at 270-7835.

Sincerely,

David R. Freeman
Director
WKT

"B, Water All Things, Find Life."

Printed on recycled paper

(17)

MAUI LAND & WATER COMPANY, INC.



May 31, 2001

Mr. George A. L. Yuen
President
Mink & Yuen, Inc.
1670 Kalakaua Avenue, Suite 605
Honolulu, Hawaii 88226

Dear Mr. Yuen:

Subject: Supplemental Environmental Impact Statement Preparation Notice
For East Maui Water Development Plan

We are in receipt of your transmittal of May 7, 2001, which provided a copy of the subject supplemental environmental impact statement preparation notice document for our review and comments. We have completed our review of the document provided and have no comments to offer at this time. May we request that we be provided with an opportunity to review and comment on the draft supplemental environmental impact statement. Your consideration will be greatly appreciated.

Thank you again for providing us with an opportunity to review and comment on the document provided. We look forward to receiving a copy of the draft supplemental environmental impact statement in the future.

If you have any questions or wish to discuss the matter, please do not hesitate to contact me at (808) 877-3882.

Mahalo,

W.A.S.
Warren A. Suzuki
Vice President/Land & Water Asset Management

/dc
C: Paul J. Meyer
L Douglas MacCluer

June 4, 2001

Mr. George A.L. Yuen
President
Mink & Yuen, Inc.
1670 Kalakaua Avenue, Suite 605
Honolulu, Hawaii 88226

Dear Mr. Yuen:

Subject: Supplemental Environmental Impact Statement
Preparation Notice for East Maui Water
Development Plan

Thank you for allowing us to comment on the subject project.

In reviewing the information transmitted and our records, Maui Electric Company (MECO) at this time has no objections to the proposed project.

MECO encourages the project's consultant meet with us as soon as practical so that we may discuss the electrical requirements of this project.

If you have any questions or concerns, please call Fred Oshiro at 872-3202.

Sincerely,

N.S.
Neal Shinyama

Manager, Energy Delivery
NS:loth

PO, Box 187, Kahului, Hawaii 96731-0687
(808) 877-3351 • Fax (808) 877-1826 • www.mauland.com



JAMES KIAO APANA
Nepos
JOHN E. MIN
Director
CLAYTON YOSHIDA
Deputy Director

COUNTY OF MAUI
DEPARTMENT OF PLANNING

May 30, 2001

Mr. George Yuen, President
Mink & Yuen, Inc.
1670 Kalakaua Avenue, Suite 605
Honolulu, Hawaii 96826

Dear Mr. Yuen:

RE: Supplemental Environmental Impact Statement (EIS) Preparation
Notice for East Maui Water Development Plan

The Maui Planning Department (Department) received your Supplemental EIS on May 8, 2001, for review and comment. The Department has no comments at this time.

If you have any questions, please call John Summers, Administrative Officer, or Daren Suzuki, Staff Planner, of this office at 270-7735.

Very truly yours,

John E. Min
JOHN E. MIN,
Planning Director

JEM:JH:cmb
C: Clayton Yoshida, AICP, Deputy Planning Director
Julie Higa, Staff Planner
John Summers, Administrative Officer
Project File
General File
www.mauiplanning.com



DEPARTMENT OF THE ARMY
U.S. ARMY ENGINEER DISTRICT, HONOLULU
PT. SHAPTEE, HAWAII 96840-4440

NOTICE TO
ATTENTION OF

Civil Works Technical Branch

June 6, 2001

Mr. George A.L. Yuen, President
Mink and Yuen, Inc.
1670 Kalakaua Avenue, Suite 605
Honolulu, Hawaii 96826

Dear Mr. Yuen:

Thank you for the opportunity to review and comment on the Supplemental Environmental Impact Statement Preparation Notice for the East Maui Water Development Plan. Due to the broad base of the report and the non-specific project information provided, a thorough evaluation could not be completed at this time. However, any work performed within the 100-year floodplain will have to adhere to the requirements of the Federal Emergency Management Agency. Additionally, the need for a Department of the Army Permit could not be determined based on the information submitted to us. We will need to review any future documentation when it becomes available so that site specific information can be provided to you.

If you require additional information, please feel free to contact Ms. Jessie Dobincheck of our Civil Works Technical Branch staff at (808) 438-8876.

Sincerely,

James Pennaz
James Pennaz, P.E.
Chief, Civil Works
Technical Branch

(3)
STEVEN J. CANTRELL
Land Use and Codes Administrator

JAMES TANAH APANA
Land Use and Codes Administrator

DAVID C. GOODE
Director

MATTON M. ARAKAWA, A.I.C.P.
Deputy Director



RALPH M. MAGALANE, L.S., P.E.
Land Use and Codes Administrator

RONALD R. FISKA, P.E.
Watermain Rehabilitation Division

LLOYD P.C.W. LEE, P.E.
Engineering Division

COUNTY OF MAUI
DEPARTMENT OF PUBLIC WORKS
AND WASTE MANAGEMENT
LAND USE AND CODES ADMINISTRATION
250 SOUTH HIGH STREET
WAILEO, MAUI, HAWAII 96793

Mr. George A.L. Yuen, President
Hank & Yuen, Inc.
1670 Kalakaua Avenue, Suite 605
Honolulu, Hawaii 96826

Mr. George A.L. Yuen
MINK & YUEN, INC.
1670 Kalakaua Avenue, Suite 605
Honolulu, Hawaii 96826

SUBJECT: SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT
EAST MAUI WATER DEVELOPMENT PLAN

June 12, 2001

Dear Mr. Yuen:

We have reviewed the subject application and have no comments.

Should you have any questions, please call Milton Arakawa at 270-7845.

Very truly yours,

David Goode
DAVID GOODE
Director of Public Works
and Waste Management

MA:tg
S:LUCA1CZM\EastMaui.wpd



STATE OF HAWAII
DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT & TOURISM
LAND USE COMMISSION

P.O. Box 2259
Honolulu, HI 96804-2259
Telephone: 808-587-3822
FAX: 808-587-3827

May 21, 2001

Mr. George A.L. Yuen, President

Hank & Yuen, Inc.
1670 Kalakaua Avenue, Suite 605
Honolulu, Hawaii 96826

Dear Mr. Yuen:

Subject: Supplemental Environmental Impact Statement
Preparation Notice (SEISP) for East Maui
Water Development Plan

We have reviewed the SEISP for the subject project forwarded by your letter dated May 7, 2001, and find that the original proposed well sites, as represented in Figure 4, are designated within the State Land Use Rural and Agricultural Districts. The new proposed well area is designated within the State Land Use Agricultural District. We suggest that the Draft SEIS include a map showing the original sites and the new sites in relation to the State land use districts.

We have no further comments to offer at this time. We appreciate the opportunity to comment on the SEISP.

Please feel free to contact Bert Saruwatari of my office at (808)587-3822, should you require clarification or any further assistance.

Sincerely,

Anthony J. H. Felling
ANTHONY J.H. FELLING
Executive Officer

C: OEOC
County of Maui Dept. of Water Supply

AB
ALEXANDER & BALDWIN, INC.

MEREDITH J. CHING
cc: G. S. Holiday, HC&S
Garret Hew, EMI

SE 15 P/MB
812 Bishop Street
Honolulu, Hawaii 96813
PO. Box 3440
Honolulu, HI 96801-3440
www.alexanderandbaldwin.com
Tel (808) 525-4669
Fax (808) 522-4677
email: mba@juno.com

June 5, 2001

Mr. George Yuen
Mink and Yuen, Inc.
1670 Kalakaua Avenue, Suite 605
Honolulu, Hawaii 96826
George
Dear Mr. Yuen:

RE: Supplemental Environmental Impact Statement Preparation Notice for East Maui Water Development Plan

Thank you for providing us with a copy of the subject document. We have a couple of comments to offer at this time.

First, please note that by moving the line of wells further inland, as described on page 4 and Fig. 4 in your document, the proposed new location of the wells may be on land owned by Alexander & Baldwin, and currently leased for pineapple production to Maui Land and Pineapple Company.

Secondly, the reference to the Iao-Waikapu Ditch agreement on page 21 should be updated to reflect the extension of that agreement.

We look forward to further communications from you on this project, and again thank you for keeping us informed.

Sincerely,

Meredith J. Ching

Meredith J. Ching
cc: G. S. Holiday, HC&S
Garret Hew, EMI



DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 1109

WAILEA, MAUI, HAWAII 96773-6109

TELEPHONE (808) 270-7018 • FAX (808) 270-7033 • www.mauidow.org

June 3, 2002

Mr. Meredith J. Ching, Vice President
Alexander and Baldwin, Inc.
P. O. Box 3440
Honolulu, Hawaii 96801-3440

Dear Mr. Ching:

RE: SEIS Preparation Notice for the East Maui Water Development Plan
Subject: SEIS Preparation Notice for the East Maui Water Development Plan
Thank you for your letter of June 5, 2001 and your comments regarding the above preparation notice.

We wish to point out that the proposed well sites will be on lands not owned by A & B. Should the wells be moved further inland additional environmental work will be needed. Also, the Iao-Waikapu ditch agreement is not in force at this time.

A copy of the Draft Supplemental EIS will be mailed to you for review.

If you should have any questions, please call our Engineering Division at (808) 270-7635.

Sincerely,

David R. Craddick

Director
HWD/DRC:rc
cc: Mink & Yuen

"B, Water All Things Third Life"

Present on original paper



BERNARD J. CASTANEDO
GOVERNOR OF HAWAII

STATE OF HAWAII
DEPARTMENT OF HEALTH
DIRECTOR OF HEALTH

STATE OF HAWAII
DEPARTMENT OF HEALTH
P.O. BOX 3278
HONOLULU, HAWAII 96801

June 4, 2001

Mr. George A.I. Yuen, President
Mink and Yuen Inc.
1670 Kalakaua Avenue, Suite 605
Honolulu, Hawaii 96826

Dear Mr. Yuen:

Subject: Preparation Notice for the East Maui Water Development Plan
Polluted Runoff Control

Proper planning, design and use of erosion control measures and management practices will substantially reduce the total volume of runoff and limit the potential impact to the coastal waters from polluted runoff. Please refer to the Hawaii's Coastal Nonpoint Source Control Plan, pages III-117 to III-119 for guidance on these management measures and practices for specific project activities. To inquire about receiving a copy of this plan, please call the Coastal Zone Management Program in the Planning Office of the Department of Business, Economic Development and Tourism at 587-2877.

The following practices are suggested to minimize erosion during construction activities:

1. Conduct grubbing and grading activities during the low rainfall months (minimum erosion potential);
2. Clear only areas essential for construction;
3. Locate potential nonpoint pollutant sources away from steep slopes, water bodies, and critical areas;
4. Protect natural vegetation with fencing, tree armoring, and retaining walls or tree wells;
5. Cover or stabilize topsoil stockpiles;
6. Intercept runoff above disturbed slopes and convey it to a permanent channel or storm drain;

7. On long or steep slopes, construct berms, terraces, or ditches at regular intervals to intercept runoff;
8. Protect areas that provide important water quality benefits and/or are environmentally sensitive ecosystems;
9. Protect water bodies and natural drainage systems by establishing streamside buffers;
10. Minimize the amount of construction time spent in any stream bed;
11. Properly dispose of sediment and debris from construction activities; and
12. Replant or cover bare areas as soon as grading or construction is completed. New plantings will require soil amendments, fertilizers and temporary irrigation to become established. Use high planting and/or seeding rates to ensure rapid stand establishment. Use seedling and mulch/mats. Sodding is an alternative.

The following practices are suggested to remove solids and associated pollutants in runoff during and after heavy rains and/or wind:

1. Sediment basins;
2. Sediment traps.
3. Fabric filter fences.
4. Straw bale barriers.
5. Vegetative filter strips.

Any questions regarding these matters should be directed to the Polluted Runoff Control Program in the Clean Water Branch at 586-4309.

Water Pollution

1. The applicant should contact the Army Corps of Engineers to identify whether a federal permit (including a Department of Army permit) is required for this project. If a federal permit is required, then a Section 401 Water Quality Certification is required from the State Department of Health, Clean Water Branch.
2. A National Pollutant Discharge Elimination System (NPDES) general permit is required for the following discharges to waters of the State:
 - a. Storm water discharges relating to construction activities, such as cleaning, grading, and excavation, for projects equal to or greater than five acres;
 - b. Storm water discharges from industrial activities;

Mr. George A. L. Yuen, President
June 4, 2001
Page 2

Mr. George A. L. Yuen, President
June 4, 2001
Page 3



DEPARTMENT OF WATER SUPPLY
COUNTY OF MAUI
P.O. BOX 1108
WAILUKU, HAWAII 96793-1108
TELEPHONE (808) 270-7818 • FAX (808) 270-7833 • www.mauicounty.org

- c. Construction dewatering activities;
- d. Noncontact cooling water discharges less than one million gallons per day;
- e. Treated groundwater from underground storage tank remedial activities;
- f. Hydrotesting water;
- g. Treated effluent from petroleum bulk stations and terminals; and
- h. Treated effluent from well drilling activities.

Any person requesting to be covered by a NPDES general permit for any of the above activities should file a Notice of Intent with the Department's Clean Water Branch at least 30 days prior to commencement of any discharge to waters of the State.

3. After construction of the proposed facility is completed, a NPDES individual permit will be required if the operation of the facility involves any wastewater discharge into State waters.

Any questions regarding these comments should be directed to Mr. Denis Lau, Branch Chief, Clean Water Branch at 586-4309.

Safe Drinking Water

All new potable water sources require an engineering report and approval from the Safe Drinking Water Branch.

Any questions regarding these matters should be directed to Mr. William Wong, Branch Chief, Safe Drinking Water Branch at 586-4258.

Sincerely,

GARY GILL
Deputy Director
Environmental Health Administration

"By Water All Things Find Life"

Printed on recycled paper



DEPARTMENT OF WATER SUPPLY

COUNTRY OF MAC

P.O. BOX 1109

סמלים ומשמעותם

Telephone (312) 711-1011; fax (312) 711-1011; www.treasury.com

卷之三

May 31, 2002

Attn: Jeff Parker
Tropical Orchid Farm, Inc.
P. O. Box 170
Haiku, Hawaii 96708

Dear Mr. President:

Subject: SEIS PREPARATION NOTICE FOR THE EAST MAUI WATER DEVELOPMENT PLAN

Thank you for your letter of June 5, 2001 and your comments regarding the subject preparation notice.

My dear Father brought me a number of interesting and thoughtful results which we will consider

JOURNAL OF POLYMER SCIENCE: PART A: POLYMERS IN ADVANCED TECHNOLOGY

Another area of concern is the implementation of transport ground water from one area to the detriment of that area. The Water Code does not cover the transfer of ground water that supply's a surface water system. Neither the Water Code nor State Law prohibits the transfer of ground water, not affecting surface water, from one area to another.

Concern over the possible effect of groundwater pumping on stream flows is addressed in the SEIS. Our finding is that removal would have no effect on stream flows.

The Maui Department of Water Supply has been conducting a water conservation program since 1989. In just several years in concertance with its water development program, The

• 3 1111 - 33371 - 7 / 11

Mr. Jeff Parker
Tropical Orchid Farm, Inc.
May 31, 2002
Page 2

Efforts to conserve to date include:

- ordinance requiring low flow fixtures in all new development (since 1992); also now federal law;
 - distribution of low flow fixtures;
 - conservation education;
 - leak detection, meter replacement and other internal efforts to minimize unaccounted for water;
 - decreased rate to encourage conservation.

At this time we estimate that we have approximately $\frac{1}{2}$ mgd in Central Maui based on conservation measures to date. We recognize that there is room for further improvement.

I would like to add to a statement you made regarding John Mink's opinion on the capacity of the Leo Auditor. I understand he had written you to clarify his position on the matter, which I hope will affect any consideration you and others may have. Mr. Mink is known for his professional ethics and I am convinced all issues will be analyzed fairly.

Sincerely,

David R. Craddock
Director

HIC

CORRECTION

THE PRECEDING DOCUMENT(S) HAS
BEEN REPHOTOGRAPHED TO ASSURE
LEGIBILITY
SEE FRAME(S)
IMMEDIATELY FOLLOWING



DEPARTMENT OF WATER SUPPLY
COUNTY OF MAUI
P.O. BOX 1108
WAILEA, MAUI, HAWAII 96793-0108
TELEPHONE (808) 270-7816 • FAX (808) 270-7833 • www.mauicounty.org

Mr. Jeff Parker
Tropical Orchid Farm, Inc.
May 31, 2002
Page 2

May 31, 2002

Mr. Jeff Parker
Tropical Orchid Farm, Inc.
P.O. Box 170
Haiku, Hawaii 96708

Dear Mr. Parker:

Subject: SEIS PREPARATION NOTICE FOR THE EAST MAUI WATER
DEVELOPMENT PLAN

Thank you for your letter of June 5, 2001 and your comments regarding the subject preparation notice.

Your letter brought up a number of interesting and thoughtful points which we will consider during the preparation of the Draft SEIS.

With respect to the implications of the Waiahole decision regarding EWWD, we have no intention of transporting ground water from one area to the detriment of that area. The Waiahole decision covers ground water that supply's surface water system. Neither the Water Code nor State law prohibits the transfer of ground water, not affecting surface water, from one area to another area.

Concern over the possible effect of groundwater pumping on stream flows is addressed in the SEIS. Our finding is that pumping would have no effect on stream flow.

The Maui Department of Water Supply has been conducting a water conservation program during the past several years in concurrence with its water development program. The department is cognizant of the need for conservation to minimize demand on natural resources.

B, Under All Things Stand Still

cc: Mink & Yuan

Efforts to conserve to date include:

- ordinances requiring low flow fixtures in all new development (since 1992); also now federal law;
- distribution of low flow fixtures;
- conservation education;
- leak detection, meter replacement and other internal efforts to minimize unaccounted for water;
- stand rate to encourage conservation;

At this time we estimate that we save approximately ½ mgd in Central Maui based on conservation measures to date. We recognize that there is room for further improvement.

Accommodating the water demands of the community would enhance the quality of life of the community and the growth issues should have been considered in the development of the Community and General Plans process.

I would like to add to a statement you made regarding John Mink's opinion on the capacity of the Iao Aquifer. I understand he had written you to clarify his position on the matter, which I hope will kill any misunderstanding you and others may have. Mr. Mink is known for his professional ethics and I am convinced all issues will be analyzed fairly.

Sincerely,

David R. Craddick

Director

WR:cc

cc: Mink & Yuan

County of Maui
Department of Water Supply
200 High St.
Waikiki, HI 96793
Attn: David Craddick, Director

June 6, 2001 10:05
RE: Preparation Notice

Re: Comments on Preparation Notice for SEIS East Maui Water Development Plan

Maui Tomorrow is a citizen's group advocating sustainable planning solutions. A number of our 800 supporters live in the Haiku area and will be directly affected by this plan. We have concerns about the manner in which this preparation notice has gone out, with limited public notice in media read by average citizens. We request to be a consulted party on this matter. Our comments upon the scope of the proposed SEIS are as follows:

This SEIS appears to be relying on the same tired theories that resulted in previous EIS on the project being challenged. A long list of additional studies is suggested, but no time frame is mentioned. Past studies of stream flows have been both expensive and time consuming. We would like to see assurances that a comprehensive, state-of-the art model of East Maui ground and surface water resources is included in the scope of the SEIS. The language describing this in the SEIS notice is vague.

Long range water planning should be based on a long range growth management plan. The County currently has no such plan. The EMPLAN preparation notice does not even mention the Pa'ia-Haiku Community Plan and its policies and objectives related to this issue.

EMPLAN AS PROPOSED IS NOT CONSISTENT WITH PAIA-HAIKU COMMUNITY PLAN.

Water Allocation for Haiku not addressed:

Pa'ia-Haiku community plan clearly identifies (p.11) "Water Use Allocation" as a major concern and specifically states: "The development of new ground water resources in Haiku to service Central Maui areas of Wailea-Kahului and Kihel-Makena raises a concern over the allocation of water resources to these other regions, if and when the present and future needs of Pa'ia-Haiku are not met."

While the planned water transmission lines will deliver well water directly to A&B's controversial proposed golf course estates (Spreckelsville Mauka), it will not help Haiku families waiting years for a water meter, nor will it ease water shortages in Kula. Rather than serve the needs of existing residents and

their families who will be underwriting its costs, it seems to be aimed at providing water for a type of future growth that will benefit a few large landowners lurking out of state buyers.

Stream Protection, Traditional Agriculture & Conservation

The Pa'ia-Haiku Community Plan (P-HCP) places great emphasis upon protection of existing stream flows, groundwater resources and nearshore waters (Environment Policies #6 & 8). It sets policies that encourage cultural practices and a rural lifestyle (Cultural Resources policies #1 & 10). It calls upon the County to implement "incentives for water conservation" and to "prepare or update a water improvement master plan for the Pa'ia-Haiku region."

The East Maui Water Development Plan (EMPLAN) ignores the P-HCP's concern about using East Maui water to meet local needs. The SEIS preparation notice makes unsubstantiated claims that Haiku ground and surface water flows (and therefore cultural and agricultural practices dependent upon these flows) will be unaffected by proposed wells. The East Maui Plan ignores the Pa'ia-Haiku community's wish to see comprehensive water use planning done that includes water conservation as a major component.

IMPACTS OF WAIHAOLE DECISION ON EMPLAN NOT DISCUSSED:

The SEIS notice fails to even mention the recent Waiahole water decision when discussing applicable State laws. Waiahole made it clear that the state's public trusteeship extended over both stream and ground waters and viewed the two as inexorably linked. Transfer of water from one watershed to another would appear to require designation of a Water management Area under State Water Code regulations. Maui has no designated areas. The DSEIS needs to address Waiahole and the role of State Water Code rules on this project.

UNPROVED THEORIES OF SEPARATE AQUIFERS

The 1999 USGS report on the same Haiku watershed area proposed for EMPLAN states that: "Current knowledge of the relation between surface water and ground water in northeast Maui is limited and a better understanding of the groundwater flow system is needed for water resource management purposes." (p.2 Ground Water and Surface Water in the Haiku Area, East Maui, Hawaii.)

The DSEIS should honestly acknowledge that past "theories" of hydrological systems in East Maui have often been proven untrue and admit that the EMPLAN may not meet the objectives of the Pa'ia-Haiku Community Plan to protect stream flows, etc. in the area.

The EMPLAN SEIS notice claims that regular pumping of 14 mgd from 10 wells will only access the "deeper" Honomanu aquifer and have no effect on existing stream flows or wells in the area (supposedly supplied by the higher "Kula" aquifer). This is a theory that common sense and local observation would not bear out. Many Ha'iku streams have Honomanu era geological flows exposed in their stream beds and are regularly recharged by waters that may be from this supposedly "separate" aquifer.

COMMUNITY NEEDS:

There are currently families and individuals utilizing stream waters of Kanemoeala and Maijiko to grow taro and other agricultural products. Their operations are located in the supposed "impact zone" near the ocean. Will anyone monitor their springs? Residents along Kuiaha and Lili'oi stream have testified publicly that they use spring fed stream flows for agricultural purposes and fear wells will drain off their flows. Local families have favorite spring fed pools along Kakihi, Kuiaha and Opae pilau streams that they do not want to lose. The EMPLAN SEIS notice gives the impression that the wells will only affect empty pasture lands and meadows-not real people.

IMPACTS OF DROUGHT AND EXISTING WELLS OVERLOOKED

The SEIS preparation notice also fails to address the potential impacts of diminished rainfall patterns and more frequent droughts on potential ground waters available in Haiku's watershed. This important topic is not specifically listed as a research area for the future DSEIS. Existing wells in the area (such as those used by HC&S) have been recorded as pumping up to 17mgd from a single well during times of drought. The SEIS makes no attempt to discuss impacts of the project under "worst possible scenario" conditions. The East Maui Water Plan appears to take the same tack that the Central Maui Joint Venture well project did a quarter of a century ago: ignore impacts on the resources and assume that projected flows of water will always be available. This didn't prove true in the Iao Aquifer. Why repeat the same incautious pattern?

NO CONSIDERATION OF ADDITIONAL WATER STORAGE:

Under the Project Alternatives section of the SEIS, no discussion was made of the County investing in additional reservoirs in East Maui to help increase the supply of available water for Paia, Haiku and upcountry. Many citizens have suggested this at public hearings. Giving homeowners in rainy areas (like Haiku) incentives to develop catchment systems to help relieve public water demands during drought periods was also not discussed. In fact, water conservation planning was dismissed in the SEIS, whereas the Paia-Ha'iku Community Plan regarded it as an important objective for the area. Taxpayers deserve to see a cost benefit analysis done comparing a multimillion dollar pipeline intended to water a desert with local projects that improve the quality of water delivery for Paia-Haiku-Upcountry residents.

NO DISCUSSION OF OVERALL COSTS:
It would be hoped that part of the additional research done on this project is its real costs: planning, site prep, construction, relocation of unsuitable wells, yearly pumping costs, anticipated maintenance. This discussion will allow citizens to be aware of what planning choices make sense and compare projected "returns" with anticipated costs.

PESTICIDE CONTAMINATION:

No alternative plan is being mentioned to deal with the possibility that a number of these proposed wells may be contaminated with DBCP's or other pesticides. Citizens are concerned when local officials appear to manipulate clean water standards to allow contaminated water to enter the public supply as is the case with the County's Hamakapoko well. What is the County's water plan for South and Central Maui if East Maui ground water sources prove environmentally or economically unfeasible to use? This topic should be discussed in the DSEIS.

Thank you for this opportunity to comment,

Lucienne de Nae

Lucienne de Nae 572-8331

Maui Tomorrow Conservation Committee

Maui Tomorrow

P.O. Box 429

Makawao, HI 97668

877-AINA



DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 1109

WAIAKU, MAUI, HAWAII 96792-4109

TELEPHONE (808) 270-7816 • FAX (808) 270-7833 • www.mauicounty.org

May 31, 2002

Mr. Lucienne de Nale
Maui Tomorrow Conservation Committee
Maui Tomorrow
P. O. Box 429
Makawao, Hawaii 95768

Dear Mr. de Nale:

Subject: SEIS PREPARATION NOTICE FOR THE EAST MAUI WATER
DEVELOPMENT PLAN

Thank you for your letter of June 6, 2001 and your comments regarding the subject preparation notice. We acknowledge your request to become a consulted party and will send a copy of the Draft SEIS once it is published.

Your letter brought out a number of interesting and important points. We will address them as we proceed with the preparation of the SEIS, in light of the Court Order which calls for this SEIS. At this time, we wish to point out that the subject of the impact of pumping on stream flows is discussed in the Draft SEIS. Our findings are that there would be no effect. Contamination by pesticides and herbicides and how it is treated is also evaluated. Lab tests of our monitor well samples show no contamination except for one sample which indicated a very low level of EDB which is far below the EPA allowable. The need for additional storage is actively under study by our department which will be of major benefit to up-country Maui.

The model of the East Maui ground resources is an objective to be considered when more substantive data can be ascertained, such as that obtained from the test well and others in the aquifer.

Analysis of the Pala-Haiku Community Plan estimates water use may be tripled over twenty years from the approximately 400,000 Gpd that served these areas when the plan was passed in 1995. The anticipated demands of 1.2 to 1.5 mgd can be met with the resources of the East Maui Development Plan. No impact on availability of potable water for the residents of the Haiku area is expected to result from this plan, other than the benefit that those who are within the service area of new developments could be removed from the Makawao System.

"B, Mu. M. Ning, Third fl."

Printed on recycled paper

Mr. Lucienne de Nale
Maui Tomorrow Conservation Committee
May 31, 2002
Page 2

With respect to the implications of the Walhole decision regarding the East Maui Development Plan, we have no intention of transporting ground water from one area to the detriment of that area. The Walhole decision covers ground water that supplies surface water systems. Neither the Water Code nor the State law prohibits the transfer of ground water, not affecting surface water, from one area to another area.

Your concerns over the water resources of Maui are appreciated, and shared. We are glad you share the common goal of preserving our water resources for the benefit of the people of Maui. If you have any questions please call our Engineering Division at (808) 270-7835.

Sincerely,

David R. Craddick
Director

HF:cc

xc: Mink & Yuen

Valley Farm
Greg Westcott

P.O. Box 485 Haiku, Hawaii 96708 808-572-1609

June 6, 2001

Mr. Peter Rice
Chairman, Board of Water Supply
County of Maui
P.O. Box 1109
Wailea, Hawaii 96793-6109

RECEIVED
700 JUN -B PI 12-10
DEPT. OF WATER SUPPLY
COUNTY OF MAUI

Dear Sir:
I would like to offer the following comments on the Preparation Notice for the SEIS for the East Maui Water Development Plan and to request that I be placed on the list of consulting parties.

This SEIS is the result of a lawsuit brought by concerned Maui citizens and the Coalition to Protect East Maui Waters. That the plaintiffs and their expert consultants were not included in pre-assessment consultations does not bode well for the rigorous, critical examination of this proposal required by law and gives support to those who charge that Mr. Hink is hostile to ideas and interpretations that differ from his own.

The Court ordered that an SEIS must examine the impacts of groundwater pumping on stream flows. Mr. Hink ~~has~~ simplifies this task by claiming that there are no perennial streams in the project area. This is a gross misrepresentation of the facts. There are numerous streams in the project area including Maliko and Opana (not Kopiki) that would flow perennially if allowed to. These streams have been artificially de-watered. At each point where streams in the project area are diverted stream flow must be monitored. Without this data, how can the impacts of pumping be determined?

The first version of the EH Plan offered by the BWS proposed some 21 wells and a 36" pipeline. Over the years this number has been reduced to 10 but the 36" line remains. Why not size the delivery line to the 10mgd proposed in this plan? Surely a 20" line would suffice and save money.

VALLEY FARM

P. O. Box 485
Haiku, Maui, Hawaii 96708
808-572-1609

Why is there no mention in this prep notice of the recently brokered MOU between the BWS, A and B and others to drill privately financed production wells in East Maui? Since the plan is for these waters to enter the public system at Kamole isn't this a defacto extension of the EH Plan?

Why is there no mention in this notice of the Central Maui Joint Venture Agreement. Would water from the EH system be used to pay off the JV partners the water they claim they are owed?

Why is there no mention of the Supreme Court's Waialeole decision? Surely it will have an impact on the EH Plan.

Why are there no figures given in the notice for the Dowling, Keupakalua, Kulamuu well—a large production well within the project area, connected to the public system and operated by the BWS? Why is the Dowling well not included in the EH Plan?

Under Alternatives, there is no mention that Wailea Agribusiness is closing down and its lands are being sold. This would affect alternative #5. It would also affect alternative 6 since a substantial amount of Iao water is used for irrigation.

There is no mention in this notice of the distinct possibility that HC an S will, within the next 10 years, end sugar cultivation and no longer need the 100gpd from its ditches.

Those of us who fear this SEIS will be nothing more than a justification document for the EH Plan have been given no reason to abandon those fears by this prep notice.

Sincerely,


Greg Westcott



DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 1109

WAILEA, MAUI, HAWAII 96793-0109

TELEPHONE (808) 270-7818 • FAX (808) 270-7833 • www.mauidow.org

May 31, 2002

Mr. Greg Westcott
Valley Farm
P. O. Box 485
Haiku, Maui, Hawaii 96708

Dear Mr. Westcott:

**SEIS PREPARATION NOTICE FOR THE EAST MAUI WATER
DEVELOPMENT PLAN**

Thank you for your letter of June 6, 2001 and your comments regarding the subject preparation notice.

As you are aware, the purpose of the preparation notice is to enable interested reviewers to raise concerns and issues that need to be dealt with during preparation of the Draft Supplemental EIS. We will take your comments into consideration. The following is a response to your concerns.

The concern on the impact of groundwater pumping on stream flow is discussed in the SEIS, including questions on perennial and non-perennial streams. The groundwater pump testing in the project area provides confirmation that stream flow is not affected.

The 36-inch transmission main in the EMPLAN was designed to carry a maximum day flow of 16 mgd, or peak hour flow of 30 mgd with an average day demand of 10 mgd. Hydraulic analysis indicates that the 36-inch main is the right size for these flows to avoid high friction losses. A 20-inch main, as you suggested, would not be adequate.

With respect to the Waiahole decision, we wish to point out that neither the State Water Code nor any State law prohibits the transfer of groundwater from one area to another groundwater system. The EMPLAN is not intended to deprive people in East Maui of water. The objective of our water development policy is to make water available to implement the General and Community Plans for the highest benefit for the greatest number of people in Maui.

"By Water, All Things Thrive!"

Printed on recycled paper

Mr. Greg Westcott
Valley Farm
May 31, 2002
Page 2

The Kaupakalua Well was constructed to supplement water for the Makawao area and is not part of the EMPLAN.

Crystal balling the future of the Waiahole, Iao, Waipahu or HC & S future is not something to risk reliance upon - and delay water supply projects for meeting the demands called for in the General and Community Plans. Furthermore, that is surface water that may be subject to transfer laws and decisions.

Thank you for sharing your thoughts with us. We will send you a copy of the Draft SEIS when it is completed.

If you have any questions, please call our Engineering Division at (808) 270-7816.

Sincerely,

David R. Craddick
Director

HKS

cc: Mink & Turn

PHONE (808) 586-1868
FAX (808) 586-1865



STATE OF HAWAII
OFFICE OF HAWAIIAN AFFAIRS
711 KAPALUA BOULEVARD, SUITE 800
MOONLUU, HAWAII 96743

May 18, 2001

George Yuen, President
Nink & Yuen, Inc.
1670 Kaiakana Avenue, Suite 605
Honolulu, HI 96826
Subject: Supplemental Environmental Impact Statement Preparation Notice
for East Maui Water Development Plan

Dear Mr. Yuen:

Thank you for the opportunity to comment on the preparation notice for the above referenced project. The Office of Hawaiian Affairs offers the following comments on the subject preparation notice.

Applicability of HRS 174C-49(c)

Since the proposed action transfers water from East Maui to Central Maui, the SEIS should explore the applicability of HRS 174C-49(c) which regulates the transfer of water from one watershed to another. The law states:

The common law of the State to the contrary notwithstanding, the commission shall allow the holder of a use permit to transport and use surface or ground water beyond overlying land or outside the watershed from which it is taken if the commission determines that such transport and use are consistent with the public interest and the general plans and land use policies of the State and counties.

Department of Hawaiian Homelands Priority on Water Rights
The SEIS should explore the extent to which this proposed use is subject to State and Federal law enacted to ensure that the Department of Hawaiian Homelands receive sufficient water to support current and foreseeable needs.

Archaeological and Cultural Resources

The preparation notice indicates that full-time monitoring is recommended for areas that show potential for subsurface remains. The SEIS should include a map of areas with high sensitivity for subsurface deposits and a detailed monitoring plan with protocol for evaluation of cultural and archeological findings, notification, and site management. The plan should also include quality control measures and guidelines for work stoppage.

The preparation notice does not indicate that the project's impacts on cultural practices will be studied and assessed. A cultural impact statement is required by Act 50, Session Laws of 2000. OHA requests that the SEIS identify and address the effects on Hawaii's culture and traditional and customary rights pursuant to Section 343-2, Hawaii Revised Statutes, as amended.

Consultation

OHA recommends that the applicant consult with the following individuals and organizations who may provide information on the project's impacts and references to other individuals and organizations for consultation.

Thelma Shimaoka
Office of Hawaiian Affairs Maui Community Resource Coordinator

Na Moku Aupuni o Ko'olau

We look forward to reviewing the draft SEIS upon its completion. If you have any questions, please contact Shanta Manley, Assistant Policy Analyst at 584-1944, or email her at shantam@oha.org.

Sincerely,

Colin C. Kippen, Jr.
Deputy Administrator

CK: sam

cc: OHA Board of Trustees
Randall K. Ogata, Administrator
Maui CAC



DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 1100

WAILEA, MAUI, HAWAII 96790-4100

TELEPHONE (808) 270-7818 • FAX (808) 270-7833 • www.mauewater.org

June 3, 2002

Mr. Colin C. Kippen, Jr.
Deputy Administrator
Office of Hawaiian Affairs
711 Kapiolani Boulevard, Suite 500
Honolulu, Hawaii 96813

Dear Mr. Kippen:

Subject: SEIS Preparation Notice for the East Maui Water Development Plan

Thank you for your letter of May 18, 2001 and your comments on the subject preparation notice.

A cultural impact assessment will be conducted as a final decision is made to relocate the well field. An archeological monitoring, if needed, will be conducted during construction phases. The procedure would include a site specific evaluation which will be performed for each site for cultural and archeological assessment with the site selected. Based on the professional's recommendation, the protocol set by them in conjunction with the State Historic Preservation Division of the Department of Land and Natural Resources will be adhered to.

We concur that neither the Water Code nor any State law prohibits the transfer of ground water between groundwater systems. The Maui Water Department does not intend to deprive an area of water by transporting water over area needs to other areas. It is our policy to allocate our water resources to all the people of Maui on a fair and equitable basis.

When the Draft SEIS is completed, we will send you a copy for review.

If you should have any questions, please call our Engineering Division at (808) 270-7835.

Sincerely,

David R. Craddick
Director

DRC:bc
cc: Mink & Yuen

"By Water All Things Stand Safe"

Printed on recycled paper

*Perennial
Sierra Club (Maui)*

June 7, 2001
County of Maui
Department of Water Supply
200 High St.
Wailuku, HI 96793
Attn: David Craddick

FAX: 808-244-7111

TEL: 808-244-7111
FAX: 808-244-7111

Re: Comments on Preparation Notice for SEIS East Maui Water Development Plan

Sierra Club Maui represents 650 Maui residents, many of whom live and own property in the area proposed for the East Maui water development project wells. We would like to be a consulted party on this project. Thank you for this opportunity to comment.

Sierra Club Maui has followed this proposed project for a number of years. Here are some of our concerns:

LACK OF ACTION ON WATERSHED RESEARCH:

This SEIS is the result of court actions dating as far back as August of 1994. The court found the DWS' East Maui Water Plan EIS inadequate because it failed to address important environmental issues such as water contamination and the project's impact upon stream flows. Seven years have passed and the DWS still has no reliable information on actual sustainable yield or nature of the existing aquifer. It appears DWS has used the time to gather only cursory data on stream flows, contamination, stream life and other characteristics of streams in the affected Ha'iku area.

Past EIS's on this project suffered from the same lack of vital information. Citizens were obliged to intervene to halt use of contaminated water and demand that reliable stream flow studies would be done. Although the SEIS paints a picture of a "sparsely populated area" thousands of Ha'iku residents will be affected by this plan.

The SEIS preparation notice identifies additional studies that will be completed during the DSEIS phase of the project to fill this gap. No time frame is given for these studies. We continue to have concerns that the future DSEIS on EMPLAN will rely on hasty, limited studies in order to reach foregone conclusions that have been offered in the past. Namely, that the proposed project will have limited or acceptable impacts. With numerous South Maui developments already naming this water source, as the future supply for their projects, it seems unlikely that any additional studies will be thorough, or even sincere, in seeking actual long term environmental impacts, especially if these studies have yet to be started.

LACK OF BENEFITS FOR WATERSHED USERS:

The SEIS preparation notice does not mention any benefits that will result for local Ha'iku residents except the general notion that the plan will be necessary to improve Maui's future economy (i.e. insure large developers water for their South and Central Maui lands.) The Paia-Ha'iku Community Plan is very outspoken on the topic of the

need for fair allotment of Ha'iku water resources. The Preparation notice discussion does not refer at all to this Community Plan or its objectives.

LACK OF INFORMATION ON PROPOSED "TEST WELLS"

It appears that this notice is in part an attempt to justify drilling for a "test well" or "pair of test wells" in Ha'iku. It is not made clear whether the test well will later become one of the proposed 8 new wells. If the "test well" proves contaminated, will it be used for "emergencies" like the Hamakuaopoko well? Our representative attended a Water Board meeting where this matter was discussed. The Board rejected a suggestion to drill a standard size test well and instead chose to support a larger diameter well in a location that is difficult to access. The test well process seems part of a pattern of avoiding public scrutiny for projects funded by public expenditures.

DSEIS STUDIES SHOULD INCLUDE ORAL HISTORIES OF LOCAL RESIDENTS

Experts often come into an area for a brief time and then leave with their short term observations. This appears to be the case in the studies that evaluated the Hanawi-Makeapili stream area ten years ago during the Kuhihwa Well controversy. "Experts" In that case declared the well would tap a distinct aquifer unconnected to the water flows that supplied recharge to Makapipi stream. Residents, speaking from personal observation, claimed otherwise. Current USGS surveys have borne out the resident's views. They show the aquifer from Ke'anae to Makapipi stream to have a common source for deep ground water and stream flow recharge

Local Ha'iku residents have already noted impacts to spring fed streams in the vicinity of Dowling's Ha'iku well (5318-01) since it began pumping. Old timers also claim to know when HC&S's deep Maliko Gulch wells are used. They can watch their spring flows diminish to a trickle. All of these wells tap the same allegedly "distinct" Honomanu Geological zone with its supposedly separate water. The forthcoming DSEIS should invite residents to share their observations during the stream flow studies.

NONE FOR WATERSHED RESTORATION, NOT FURTHER EXPLOITATION:

Local residents feel that the entire nature of Ha'iku's hydrology has been degraded gradually over time by the massive stream diversions which withdraw millions of gallons of surface and ground water recharge from the streams. Ha'iku residents see the long term health of their watershed, stream life and shorelines as dependent upon restoration of stream flows and protection of ground waters from massive pumping projects such as the proposed EMPLAN.

This preparation notice dismisses the notion of any of Ha'iku's streams being "perennial" because its scope only chooses to recognize their more recent degraded condition. By adapting this attitude, the DWS is seen as insuring this as a permanent future condition.

Many Ha'iku streams were probably perennial over most of their length at one time. Streams noted Ha'iku's Kulauna stream as perennial in his 1939 evaluation. Other



Haiku streams regarded historically as perennial are Manawai'o, Kakihi and Halehaku. The SEIS notice for EMPLAN does not mention the topic of stream and watershed restoration for the subject area. It seems primarily concerned with exploiting, not sustaining the area's water resources.

DISCUSSION AREAS ABSENT IN SEIS NOTICE:

No mention is made of any low impact alternatives to the East Maui well development plan. Residents regularly suggest the County should better manage its surface water through developing additional storage capacity to take advantage of heavy rainfall areas and seasons. Conservation is dismissed, even though South Maui residents consume an average of 1,500 gpd per household, while Haiku residents consume only one third that amount.

No reference is made to the DEIS discussing cost benefit analyses of developing, transporting and pumping ground water versus developing more localized supplies of treated surface water. It is hoped that actual projected costs of the entire project, including impacts of potential increases in electric rates will be discussed in the forthcoming DSEIS.

Figures are needed to explain why a 36" diameter pipeline is being proposed for a flow of 14 mgd.

What is the effect of recent Wa'ahole water decision on the EMPLAN? It is not specifically mentioned as a research topic.

Thanks for the opportunity to comment

Daniel Grantham

Daniel Grantham, Sierra Club Maui Group co-chair

Please address correspondence to:
PO Box 2000
Kahului, HI 96733
808-579-9802

DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 110

WAIKUKU, MAUI, HAWAII 96793-4109

TELEPHONE (808) 276-7616 • FAX (808) 276-7623 • www.mauicounty.org

June 3, 2002

Mr. Daniel Grantham
Sierra Club, Maui
P.O. Box 2000
Kahului, Maui, Hawaii 96733

Dear Mr. Grantham:

Subject: SEIS PREPARATION NOTICE FOR THE EAST MAUI WATER DEVELOPMENT PLAN

Thank you for your letter and comments regarding the subject preparation notice and acknowledge your request to become a consulted party. Your observations are broad and far reaching. However, we have considered them and will address them from the standpoint of relevance in the SEIS.

Research from the observation well drilled provides information on stream flow effects, as well as to the basal aquifer, transmissibility, hydraulic conductivity, well capacity, water quality, including chlorides which result are a result of the watershed, all of which are discussed in detail in the Draft EIS. The observation well will remain as an observation well at least until all other wells have been drilled. The ability to observe and test for high level perchard water that can affect stream flows will remain for the life of the well whether it is eventually pumped or not.

The thousands of Haiku residents you refer to that will be affected will no longer be subject to the drought conditions when the EM Plan is implemented. This effect is expected to be beneficial to the area.

The impact of pumping on stream flows and the subject contamination are discussed in detail in the Draft SEIS. The sustainable yield of the aquifer from which water is proposed to be developed has been analyzed and determined by the State Commission on Water Resources Management in order to protect the integrity of the water sources. Based on current estimates, we are developing only one third of the sustainable yield. Our testing shows that pumping would have no measurable effect on stream flows. Lab test results indicated only one sample with an EDB level far below the EPA allowable. The Department continues to support and fund watershed protection and restoration, as indicated by its joint participation with USGS, Water Commission on Water Resource Management, University of Hawaii and others.

"*Zy, Water All Things Find Life*"

Printed on recycled paper

Mr. Daniel Grasham
Sierra Club, Maui
May 31, 2002
Page 2

Mr. Daniel Grasham
Sierra Club, Maui
June 3, 2002
Page 3

To say that water in a ground water area should be reserved for use for that area alone is not a good policy. In general, water resources in the county should be used for the benefit of all the people in the county. Nevertheless, you raise a good point and such policy issues will be discussed in context of the Water Use and Development Plan process. The Water Board, County Council and State CWRM approved 1990 Water Use and Development Plan contains this project. To develop and urbanize the area on top of the aquifer would increase the risk of contamination. Therefore, we believe that the best policy is to implement the General and Community Plans and bring water to where growth has been designated to occur without damage to the watershed or aquifer. This policy matter decided by the General and community plans would be more advisable than to have growth occur in the watershed. Additional surface water storage facilities are currently under study by the Department.

You concerns about the Hanawi streams and the effect on them by the Kukuiwa well are not part of this SEIS. Oral histories have not been included for areas not part of SEIS.

Impacts to spring fed streams near the "Dowling" well have been evaluated in the Draft SEIS. These observations you provide would not be unusual for unexpected from the long dry period experienced on Maui during the 1990s. These effects will be observed whether the EM Plan is implemented or not.

Watershed protection is an ongoing concern of the Department. The Board and County are currently spending four hundred thousand dollars per year toward this concern. The EM Plan does not further exploit the watershed but depends on the protection provided to the watershed for the water source.

The preparation notice does not dismiss perennial streams. We acknowledge that perennial streams exist and with the observation well results find no impact on them. Streams that are diverted may affect the EM Plan, the Draft SEIS has information that shows the EM Plan will not affect the streams.

The 36-inch transmission main in the EM Plan was designed to carry maximum day and peak hour flows from the pumps, not the average flows. Our analysis shows that the transmission pipeline is not overdesigned.

Concern has been expressed regarding the transfer of groundwater from one area to another groundwater system. Neither the State Water Code nor any State law prohibits such transfers. The Waiahole water decision deals with surface water and the ground water that affects surface water.

Tropical Orchid Farm, Inc.

Haiku, Maui

To:
Mink and Yuen
1670 Kalakaua Ave., Suite 605
Honolulu, HI, 96826

6-5-01

From:
Jeffrey Parker
President, Tropical Orchid Farm, Inc.
P.O. Box 170
Haiku, HI, 96708
Tel: 808 572-8569
Fax: 808 572-8917

Re: Comments on the Preparation Notice for SEIS for the East Maui Water Development Plan

Dear Sirs,

These will be my comments on the Preparation Notice. I am representing both myself and my company. This letter also serves as a formal request for my company to be put on the list of Consulting Parties.

First, I wish to politely object to what I see as barriers to public participation in this process. There was no announcement in the local papers soliciting comments from the public, or advising of the cut-off date (of 6-7-01). While it was announced in OEQC Bulletin (as required by law), not many members of the public receive that publication. While there is a copy of the Prep Notice available at Kahului Library, there are no libraries in the subject project area for concerned residents to go to. Also, I was surprised that the document was not posted on the DWS website, even though the website was updated June 1, 2001 (a date long after publication in the OEQC Bulletin). Finally, DWS was only willing to give out copies for a cost of 50 cents per page. Since we, the ratepayers and taxpayers, pay for the operations of DWS, copies could be provided for free to any citizen interested in participating.

At the meeting of the Maui County BWS, held in Pukalani last year (where the board retained Mr. Mink to prepare the SEIS), myself and others suggested to the Board that it would be preferable to solicit a diversity of opinions from several hydrologists rather than relying on the opinion of just a single hydrologist. Hydrology is a "science" based on opinion to a large degree. I also suggested names of other hydrologists who might have been willing to contribute. We were ignored by the BWS. It is fair to point out that Mr. Mink, while possessing many qualifications, is the same hydrologist that originally placed the sustainable yield of the Iao Aquifer at far too high a figure. This over-enthusiastic projection has caused many problems, the Iao Aquifer has come close to being permanently damaged by over-pumping. Did not Mr. Mink place the yield of Iao Aquifer at around 36MGD, when in fact it barely sustains pumping at 18MGD?

Mailing Address: P.O. Box 170 • Haiku, Maui, HI 96708 • Phone (808) 572-8569 • Fax (808) 572-8917

No Mention of Waiahole Decision

In reviewing the current SEIS Notice, I was surprised that there is absolutely no mention of the recent landmark Supreme Court Waiahole Decision (decided August 22, 2000). This decision has major implications for those wishing to extract more water from Hawaii's environment. Any SEIS that fails to deal with Waiahole implications will be inadequate and invalid.

From the Waiahole Decision:

"Affirming that under the public trust, the state has both the authority and duty to preserve the rights of present and future generations in the waters of the state."

Importantly, the Court noted that the people of this state have elevated the public trust doctrine to the level of a constitutional mandate. Article XI, section 1 of the Hawaii Constitution mandates that "for the benefit of present and future generations, the State and its political subdivisions shall protect and conserve...all natural resources, including...water...and shall promote the development and utilization of these resources...in a manner consistent with their conservation" and further declares that "all public natural resources are held in trust for the benefit of the people." Further, the Court rejected any distinction between surface and groundwater for purposes of the public trust:

"In sum, given the vital importance of all waters to the public welfare, we decline to carve out a ground water exception to the water resources trust. Based on the plain language of our constitution and a reasoned modern view of the sovereign reservation, we confirm that the public trust doctrine applies to all water resources, unlimited by any surface-ground distinction."

Further, the Court wrote "Modern Science and technology have discredited the surface-ground distinction..." "Few cases highlight more plainly its diminished meaning and utility than the present one [Waiahole], involving surface streams depleted by ground water diversions and underground aquifers recharged by surface water applications. In determining the scope of the sovereign reservation, therefore, we see little sense in adhering to artificial distinctions neither recognized by the ancient system nor borne out in the present practical realities of this state."

Perennial versus Non-Perennial Streams

The Preparation Notice for the SEIS mentions that all of the streams in the project area are "not perennial" streams. Let's look at my own situation: my farm gets 100% of its water from a stream (not in the project area). East Maui Irrigation divers 100% of this stream above my property, and then again divers 100% at my property's lower makai boundary. Yet, we have enough water because springs replenish the stream in-between the ditches. I have lived and farmed on this stream since 1971. A period of 30 years, and where it crosses my property, it has never stopped flowing once! Yet, it is classified as "not perennial". My contention is that it may be misleading to say that all the streams in the project are "not perennial" knowing full well that they may have been, and probably were, perennial before EMI and A & B diverted the water.

Stream Flow Studies

I am concerned that pumping of these deep production wells could affect flows of seeps and springs like the ones that replenish our stream and provide sustenance for my farm. Other hydrologists like William Meyer have also suggested that it is possible to diminish stream flows by pumping groundwater.

In the Prep Notice Section XXIV, Anticipated Research and Studies To Be Conducted, number 1-3 says "Relevant studies and research initiatives that will be undertaken include... effects, if any, of groundwater pumping on stream flow." Since the EM Plan first surfaced in 1992, I and others have been asking for stream monitoring and baseline studies for the purpose of knowing what

the stream flows are prior to pumping groundwater. It is important that baseline studies be done over several years in order to account for drought years, to know the true stream flows. We were ignored then, and we are still being ignored. Why, with 9 years between then and now, has the DWS along with its engineers and consultants, done nothing? They could have had detailed, accurate data for each stream by now. While the Prep notice weakly mentions stream monitoring and baseline studies as being in the scope of the SEIS, I worry that any studies at this late date may be too small and especially, for too short a time period.

Possible "segmenting."

A big problem for me is the transmission pipeline. The project for which this SEIS is being prepared calls for the development of 10 wells yielding about 10 MGD. However, the 36" transmission line proposed for the project is capable of carrying much greater amounts of water. Clearly, this 36" transmission line is intended to eventually serve a far greater water development project than just the 10 wells described in the SEIS. This may amount to "segmenting". Under HEPA (Hawaii Environmental Protection Act), a project must be analyzed in its entirety.

Why is there no mention of the ultimate capacity of the 36" line in the Prep Notice?

Wellhead Protection Area may limit land use.

Property owners in Hau'ula and upcountry need to be worried about how this proposed project might limit land use for miles around the wells. Look at the recent lawsuit by the County of Maui against Shell Oil and others involving pollution of ground water by agricultural chemicals. It was established that the "transmissivity zone" of the ag chemicals extended 6 miles out of the well! This means that if you own property anywhere between the new well zone and say, Makawao, you may no longer be able to do commercial agriculture or other uses involving any kind of chemicals. Similarly, even putting-in a septic system on your property might conceivably be prohibited by the so-called "Wellhead Protection Area". Although human waste is generally not considered a threat to deep wells, it is a fact that many harmful chemicals are flushed down toilets or otherwise end up in septic systems. The State of Massachusetts already severely limits development and septic systems in Wellhead Protection Areas.

Why does the Prep Notice not mention the Wellhead Protection Area and its potential for limiting land use?

Growth Inducement

If the SEIS fails to analyze a projects' impact on "growth" it will be inadequate and invalid. The cost of the proposed project is so great that in order to pay off the bill, the DWS will be obligated to sell countless new water meters. This, by itself, will "induce growth".

(And yet, at the same time, this project will do nothing to help the hundreds of legitimate upcountry residents who have been waiting for their water meters, some for 25 years! Nor does this project do anything to help upcountry farmers who are desperate for water).

I didn't see anything in the preparation notice dealing with the project's growth-inducement potential.

Conservation Alternative

In the section B, Other Alternatives, #4 Water Conservation says "a public water conservation program is commendable but it would be viewed as a supplementary measure rather than one to obviate the need for large-scale source development." This reminds me of the Bush/Cheney Energy Plan, which environmentalists have called "The Energy Plan from Hell, designed to heat up the

planet". Cheney used almost the same exact wording to discredit the idea of conservation of energy, in favor of more fossil fuel development.

In fact, what hydrologists Brad Finney and Robert Willis of Hydro Resources International said in the original Draft EIS in 1992 still holds true: "Recent court rulings have upheld the concept of demand reduction as a valid alternative to increasing supply even when the community did not wish to consider such an alternative. Given the rate of growth in water demand in Maui, and the problems that the county has had with wastewater treatment, water conservation using mandatory retrofit of toilets and shower heads is a winner from all angles. The cost of implementing these conservation programs has been shown in other communities to be less than developing new supplies. Water quality benefits result since the demands on overloaded wastewater facilities are reduced..."

If the SEIS fails to study conservation as a real alternative to source development, it will be inadequate.

Finally, I noticed that the Notice does do some editorializing about how great this project will be for the economy of Maui. The problem is that increasingly, other costs associated with uncontrolled "growth" outweigh the supposed benefits.

Costs of more uncontrolled growth are:
 increased strain on our existing public infrastructure, roads, schools etc.
 increased need for police, fire, and hospital services
 more crime
 higher taxes
 diminished Maui experience for tourists and visitors
 loss of beaches and vistas
 local families continue to be priced out of housing market
 damaged or destroyed native ecosystems
 etc.

Once again, I wish that the SEIS would take a much harder look at the growth-inducement impacts of this proposed project.

Respectfully,

Jeffrey Parker

Jeffrey Parker



DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 1100

WAILEA, MAUI, HAWAII 96793-6100

TELEPHONE (808) 270-7110 • FAX (808) 270-7333 • www.mauicounty.org

May 31, 2002

Mr. Jeff Parker
Tropical Orchid Farm, Inc.
P.O. Box 170
Haiku, Hawaii 96708

Dear Mr. Parker:

Subject: SEIS PREPARATION NOTICE FOR THE EAST MAUI WATER
DEVELOPMENT PLAN

Thank you for your letter of June 5, 2001 and your comments regarding the subject preparation notice.

Your letter brought up a number of interesting and thoughtful points which we will consider during the preparation of the Draft SEIS.

With respect to the implications of the Waiahole decision regarding EMWDP, we have no intention of transporting ground water from one area to the detriment of that area. The Waiahole decision covers ground water that supply's surface water systems. Neither the Water Code nor State law prohibits the transfer of ground water, not affecting surface water, from one area to another area.

Concern over the possible effect of groundwater pumping on stream flows is addressed in the SEIS. Our finding is that pumping would have no effect on stream flows.

The Maui Department of Water Supply has been conducting a water conservation program during the past several years in concurrence with its water development program. The department is cognizant of the need for conservation to minimize demand on natural resources.

"Water All Things Stand Still"

Printed on recycled paper

Mr. Jeff Parker
Tropical Orchid Farm, Inc.
May 31, 2002
Page 2

Efforts to conserve to date include:

- ordinance requiring low flow fixtures in all new development (since 1992); also now federal law;
- distribution of low flow fixtures;
- conservation education;
- leak detection, meter replacement and other internal efforts to minimize unaccounted for water;
- altered rate to encourage conservation;

At this time we estimate that we save approximately ½ mgd in Central Maui based on conservation measures to date. We recognize that there is room for further improvement. Accommodating the water demands of the community would enhance the quality of life of the Community and the growth issues should have been considered in the development of the Community and General Plan process.

I would like to allude to a statement you made regarding John Mintz's opinion on the capacity of the Iao Aquifer. I understand he had written you to clarify his position on the matter, which I hope will ally any misunderstanding you and others may have. Mr. Mintz is known for his professional ethics and I am convinced all issues will be analyzed fairly.

Sincerely,


David R. Cradick

Director

HK:ac

cc: Hink & Tuen

RECEIVED
①

ISAAC DAVIS HALL

ATTORNEY AT LAW
20827 Walla Street
Wailuku, Maui, Hawaii 96793
(808) 244-3047
(800) 244-9758

June 7, 2001

Via Hand Delivery

RECEIVED
23 JUL -7 61 3:29
DEPT. OF WATER SUPPLY
COUNTY OF MAUI

Re: Comments on Supplemental Environmental Impact Preparation Notice
(SEIIPN) and Request to be "Consulting Party"

Dear David Cradick and the Board of Water Supply.

This letter is written on behalf of The Coalition to Protect East Maui Water and Hui Alani o Makena, two of the Plaintiffs in *The Coalition to Protect East Maui Water Resources et al. v. The Board of Water Supply et al. Civ. No. 93-07341(3)* now pending in the Second Circuit Court. The East Maui Water Development Plan (EM Plan) is not being treated with the seriousness that its size and scope dictate.

The EM Plan is as large as the Central Maui Source Development Plan and Central Maui Transmission Project which led to the development of transmission line. The EM Plan would also constitute the second de-watering of East Maui. The first de-watering occurred when A&H/EMI/HIC/S constructed its ditch system and diverted the streams and surface water resources, transferring them to Central Maui. The aridic ditching would occur through the pumping of the groundwater resources. Indirectly sufficing streams and transferring these water resources up to Central Maui and beyond.

1. THE INTENDED PURPOSE OF THE SEIIPN

It is already admitted that the EM Plan may cause significant adverse impacts to the environment. The purpose of publishing a Preparation Notice is to provide agencies, citizen groups and concerned individuals an opportunity

to submit written comments regarding the environmental effects of the proposed action and to establish the scope of the SEIIPN. See H.A.R. §11-200-15. It is the duty of the preparer to ... endeavor to develop a fully acceptable EIS prior to the time the EIS is filed with the office, through a full and complete consultation process, and shall not rely solely upon the review process to expose environmental concerns.

Pursuant to these Rules we request that a "public scoping meeting" be scheduled on this SEIIPN. This would provide and assure an "early open forum for discussion of adverse effects and available alternatives, and that the decision-makers will be enlightened to any environmental consequences of the proposed action." See H.A.R. §11-200-14.

II. THE LEGAL REQUIREMENT TO PREPARE A SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

A. The EIS for the EM Plan Was Inadequate

The Draft EIS and the Final EIS prepared for the EM Plan were both legally and factually inadequate. No real effort was made to take a "hard look" at the environmental consequences of the EM Plan. Numerous issues were illegally "swept under the rug."

B. Plaintiffs' Comments and Objections

Plaintiffs, on a number of occasions, submitted comments on the Draft EIS and on the Final EIS for the EM Plan and outlined its inadequacy. Plaintiffs have reviewed the "Preparation Notice for the Supplemental Environmental Impact Statement for the East Maui Water Development Plan" prepared by Mink and Yuen dated April, 2001 and find that it is as inadequate as the Draft and Final EIS. As such, many of Plaintiffs' original comments and objections are still equally valid and viable. These will be briefly restated and discussed below.

1. Definition of the Action Area

The Action Area is never adequately described. To do so it would be necessary to determine the amount of water which the 36 inch transmission has the capacity to carry. Once this number is calculated, it is then necessary to determine the number of wells that it would take to supply this capacity and line in an eastward direction beginning at Maliko Gulch, leaving an adequate distance between the wells so that over-pumping would not occur. This, then, would define the true Action Area for the EM Plan. This true Action Area would be a great deal larger than the well field that has been discussed to date and would likely require environmental disclosures for an area which could extend as far as and perhaps beyond Kauhi Gulch and well into the Huelo region.

2. The Streams In the Action Area

There has been no description of the streams in the Action Area. No map has ever been included showing these streams. No section within the text of an EIS has ever been devoted to listing the names of all of these streams. The lengths of these streams have never been described. The width of these streams to diversions) has never been described.

It is extremely unfortunate that Mink and Yuen have elected to conclude in this preliminary document that there are no perennial streams in the Action Area. Residents of the Haiku area know full well that there are many perennial streams in the Haiku area. Anyone who has spent any amount of time in this area has seen streams that run for sufficiently long periods of time, to meet the definition of a perennial stream. And yet Mink and Yuen on pages 9, 11 and 17 wrongly conclude that there are no perennial streams in the Haiku area. This fundamental error bodes poorly for this EIS process as a whole.

3. Groundwater Resources in the Action Area

There has been no thoroughgoing assembly of information on the groundwater resources which exist in the Action Area. This information must be collected in the SEIS.

4. A Catalogue of Riparian and Appurtenant Rights in the Action Area

There are numerous individuals in the Action Area who possess riparian appurtenant water rights. Many of these possessors of riparian and appurtenant rights have registered these with the Commission on Water Resources Management. These rights were totally ignored in the Draft and Final EIS for the EM Plan. They are totally ignored in the SEISPN. For reasons which will be elucidated later in this document, it is not at all clear that groundwater pumping will not have an impact on stream flow or will not have an impact on those with riparian or appurtenant water rights. This project may therefore have an adverse impact on all of those with riparian and appurtenant water rights within the Action Area. These persons' rights must be catalogued and they must be notified of this project and be provided with an opportunity to object prior to its implementation.

5. Instream Values in the Action Area

For reasons to be discussed below, it has not been established that groundwater pumping will not have an impact on stream flow. The may therefore de-water streams in the Action Area and further degrade

instream values. Because the interim stream flow standards have been set at whatever flows now exist in these streams, any diminishment in the stream flows occasioned by the groundwater pumping through this project will be illegal. As importantly, area residents have been promised by the Board of Water Supply a program of stream restoration rather than further stream degradation. The stream restoration program must be fully funded and implemented before the EM Plan becomes operational.

6. Existing Farm, Domestic and Other Uses in the Action Area

There has been no effort made to determine the extent to which stream flow is being used for farming, domestic and other uses in the Action Area. Again, it is by no means clear that groundwater pumping will not have an impact on stream flow and will not further impact the use of these streams for farming, domestic and other uses. It is therefore imperative that these other uses of streams be documented in the EIS.

7. Existing Diversions in the Action Area

There must be a detailed description of the extent of the A&B/EMI/HC&S diversions of the streams in the Action Area. In other words, the SEIS must disclose on a stream by stream basis the amount of water that would flow in each stream without the diversions and the amount of water that is diverted. In each stream at each diversion point. The discussion of the diversions in the SEISPN on page 9 is way too general to be of use in an environmental disclosure document. Streams in the Action Area are diverted between four and six locations. Mink and Yuen may have arrived at their conclusion that the streams are not perennial by only considering their conditions post-diversion. The SEIS should disclose all of the end users of the diverted water and the amounts that each uses.

8. Existing Groundwater Pumping in the Action Area

The SEIS must include a detailed disclosure of all of the groundwater pumping now taking place within the Action Area. The discussion on pages 12-13 of the SEISPN is way too general to be meaningful in an environmental disclosure document.

9. Amount of Groundwater to be Transferred Out of the Basin of Origin

The SEIS must include a detailed discussion of the amount of groundwater to be transferred out of the basin of origin or out of the aquifer of origin. This discussion should also include a disclosure of the amount of groundwater that will remain within the basin or aquifer of origin.

10. Effect of Pumping Groundwater on Stream Flow

One of the central issues to be addressed in the SEIS is the effect of pumping groundwater on stream flow. It is extremely unfortunate that Mink and Yuen have already concluded in this preliminary document that Maui Groundwater pumping will not have an impact on stream flow on pages 8, 11 and 17. This is extremely unfortunate because the USGS has not reached this conclusion and because the specific test which has been devised to determine whether or not groundwater pumping does have an effect on stream flow has not yet even taken place. The SEISPN makes a matter of record the unscientific bias of Mink and Yuen which subverts this whole SEIS process.

11. Effect of Groundwater Contamination and Cost to Mitigate

The extent of groundwater contamination in the Action Area and the cost to mitigate is another central issue to be resolved in the SEIS. After denying that the groundwater was contaminated in the Draft EIS and the Final EIS, the Board of Water Supply turned around and subsequently filed its own lawsuit against the manufacturer of DHCN for causing the contamination of our groundwater in Napili and East Maui. A settlement was reached which will be discussed below.

12. Effect on Extensive Cesspools Existing in the Action Area

The Groundwater Protection Program of the Department of Health, State of Hawaii, adopted the "Hawaiian Wellhead Protection Program Plan" in May, 1995. This Plan includes certain policies with respect to siting new public water supply wells. They are to be sited away from sources of contamination. This issue must be fully addressed in the SEIS.

In addition, H.A.R. §1-62-32 prohibits cesspools from being located within 1,000 feet of a public drinking water well. It is common knowledge that there are numerous cesspools within 1,000 feet of the proposed location of the EM Plan wells. The SEIS should investigate and disclose the number of cesspools located within 1,000 feet of the public drinking water wells. The SEIS should investigate, as alternative, locations for the public drinking water wells that are not within 1,000 feet of any cesspools.

13. Cumulative Impact on Ocean Resources of Transfer of Surface and Groundwater Out of Region

The surface water diversions already prevent a significant amount of fresh water from being discharged into the ocean. Groundwater pumping will now prevent an additional amount of fresh water from being discharged into the ocean. This fresh water has contributed to the near shore marine environment. The deprivation of this fresh water will cause adverse impacts to the marine environment. These adverse impacts must be carefully studied in the SEIS. They are unfortunately minimized on a premature basis by Mink and Yuen on pages 11-12 of the SEISPN.

14. Violations of the Water Code

The Hawaii Water Code, HRS Chapter 174C, requires the protection of stream values, riparian and appurtenant water rights. In addition, the Water Code prohibits out-of-watershed transfers in non-designated areas.

15. Lack of Legal Authority to Transport Groundwater Out of Maui Region

The SEISPN deals only with the physical equipment effectuating the transmission of groundwater out of the Haiku region and fails to address the lack of legal authority to transport groundwater within this transmission system, as described in the paragraph above.

16. No Water Development Plan

Maui County has not yet lawfully adopted its Water Development Plan. The enactment of this Plan is a necessary precondition to the implementation of the EM Plan. The General Plan and the Community Plan cannot dictate the manner in which water is to be supplied when the Legislature has provided that the Water Development Plans are to perform this role. Without the Maui County Water Development Plan there is no basis for transporting the majority of the developed East Maui groundwater resources to Central Maui, Maalaea, Kihel Wailea and Makena. What resources are being reserved for the Haiku region? What resources are being transmitted from the Central Maui Joint Venturers to compensate for deficits perceived to be owed to them? Why are there now to be connections to the 36 inch transmission line at Puna, Haakeakala Highway and Puunene, as indicated on page 16 of the SEISPN, when there were to be none before? All of these matters of water "policy" should be fully explored in the SEIS. In the end, however, these policy issues must be dictated by the enacted Maui County Water Development Plan.

17. Social and Economic Impacts

Only short term economic impacts are addressed in the SEISPN or page 14. Long term socioeconomic impacts must be fully addressed in detail in the SEIS.

18. All of These Comments Are Incorporated By Reference.

The comments above, the numerous comments submitted by Plaintiffs to the Draft EIS and the Final EIS and the comments of other interested agencies, groups and individuals are hereby adopted and incorporated by reference in this document.

C. The 1994 Court Order

Hon. Boyd P. Mossman declared that the Final EIS for the EM Plan was inadequate and ordered the Board of Water Supply to prepare an SEIS on August 23, 1994. See the Order which is attached to this letter as Exhibit "1". The Court later confirmed that the SEIS was required to address "all phases of the Plan as a whole." See Exhibit "2". The Plaintiffs have done nothing to delay the BWS from preparing the SEIS between 1994 and the present, a period of seven years.

D. The DBCP Litigation

The Board of Water Supply thereafter elected to bring suit against the manufacturer of DBCP for contaminating groundwater in Napili and East Maui. A settlement was reached requiring monetary compensation and a possible relocation "mauka" of the proposed East Maui well field. If the EM Plan well field is relocated mauka, this will have an impact on the testing program agreed to between the Plaintiffs and BWS, because this may require the monitoring wells to be relocated mauka as well. The SEIS must include a full description and disclosure of the DBCP lawsuit, the extent of the contamination that was discovered during the course of the measures, the possible relocation of the well field and all other matters pertinent to the EM Plan.

E. The Order Entered on The Scope Of Testing to be Performed in the SEIS

Further hearings were held in the above captioned lawsuit with respect to the type and extent of testing which would be done within the SEIS to determine whether groundwater pumping would have an impact on stream flow. Eventually the Order was entered which is attached as Exhibit "3".

Through this "Order" a "monitoring well" is to be drilled as part of the SEIS which is not a production size well and which does not have production size pumps, and through which drilling takes place under the supervision of the USGS to determine whether or not the rock encountered during drilling is saturated or not. If the BWS is unsatisfied with the results of this testing it may drill a production size well and install production size pumps and conduct a different kind of test under different conditions.

On Information and belief, the BWS is already in violation of this Order because it has decided to install a production size well when the first well is not to be a production size well.

F. The Passage of Time

The passage of time between the Final EIS and the SEISPN requires that issues not addressed in the 1994 Court Order be addressed now.

G. Objections to the Hiring of Mink and Yuen to Prepare the SEIS Plaintiffs, and others, objected to the hiring of Mink and Yuen to prepare the SEIS because they had well-established positions before they began their work and were incapable of preparing a non-biased SEIS. The SEISPN bears this out.

H. The Legal Requirements for the SEIS

An SEIS must meet the same requirements as an EIS. See H.A.R. §11-200-28. Plaintiffs do not waive any of these requirements by not mentioning them above.

I. Alternatives Which Must Be Studied

An EIS must study all alternatives which could achieve the objectives of the project. See H.A.R. §11-200-17(1). These are not fully addressed on pages 16-22 of the SEISPN. Relocating wells away from cesspools and relocating the well field mauka away from contaminated water sources are both alternatives that must be fully addressed. Locating wells away from streams whose flows could be affected is another alternative which must be studied.

III. THE SEISPN IS AN ADVOCACY DOCUMENT

H.A.R. §11-200-14 states, in pertinent part:
An EIS is meaningless without the conscientious application of the EIS process as a whole, and shall not be merely a self-serving recitation of benefits and a rationalization of the proposed action.

So far the work of Mink and Yuen is self-serving and a rationalization for the proposed action. The BWS must exercise control over Mink and Yuen and this SEIS at this early juncture to assure that it is an adequate document and that critical issues are not "swept under the rug." Maui's citizens deserve more.

IV. REQUEST TO BE CONSULTING PARTIES

Plaintiffs hereby request to be consulting parties in the preparation of this SEIS, pursuant to H.A.R. §11-200-15. We trust that the BWS and Mink and Yuen will actually consult with us to the end that this SEIS is an adequate disclosure document.

V. THE IMPACT OF THE WAIAHOLE DECISION ON THIS PROJECT AND UPON THIS SEIS

The Waiahole Decision, In the Matter of the Water Use Permit Application, 94 Haw. 97, 1 P.3d 409 (2000), establishes the constitutional and statutory obligations of those boards and commissions who manage water resources, including the Board of Water Supply. The Board has trust responsibilities in managing East Maui water. It has the obligation to protect in-stream values, riparian and appurtenant water rights. It has no authority to authorize an out-of-basin transfer of groundwater resources.

VI. THE USGS RECOMMENDATIONS

A. The Limits of the East Maui Study

The USGS has published a study entitled "Ground-Water Occurrence and Contribution to Stream Flow, Northeast Maui, Hawaii" (1989). An overgeneralized conclusion has been circulated that groundwater pumping has an impact on stream flow east of the Ko'olau Gap but not west of the Ko'olau Gap. This is speculated but not stated definitively and is subject to numerous qualifications and suggested needs for further data collections and studies.

B. The Recommendations Contained Within the Haiku Study

The USGS also published "Ground Water and Surface Water in the Haiku Area, East Maui, Hawaii" (1989) in cooperation with the County of Maui Department of Water Supply and State of Hawaii Commission on Water Resource Management. This document deals with the Haiku area which is the subject of the EM Plan. It includes the following as "DATA NEEDS":

Additional data are needed to improve and confirm the understanding of the ground-water flow system in the study area. A few specific data needs are briefly described below.

1. Data from exploratory wells could confirm the existence of an unsaturated layer between the upper and lower water tables. The wells would be open only to a small part of the aquifer (a few tens of feet) above the freshwater lens but still in the Honomanu Basalt. Unsaturated conditions would be confirmed if the well remains dry or negative pressures can be measured in the well.

2. Continuous monitoring of selected springs and streamflow in the area is needed to measure baseline ground-water discharge before the start of proposed additional ground-water withdrawal. Comparisons can then be made to determine if the additional withdrawal is affecting ground-water discharge at the high-level streams or springs.

3. An aquifer test in the Honomanu Basalt with multiple observation wells arranged both parallel and perpendicular to the preferred volcanic-like orientation is needed to determine if the dike complex does indeed have higher conductivity in the north-south direction compared to the east-west direction. In addition, an observation well open only to the upper water body could be used to monitor any hydrologic effects felt there.

4. Geologic logging of all additional wells drilled in the area could provide more information on the relation of the upper water body to the stratigraphy. Water levels in the wells need to be monitored daily during drilling to determine the vertical-flow gradient in the ground water system.

These types of data should be collected during this SEIS and the results reported in this SEIS.

VII. THE NECESSITY FOR MONITORING WELLS INCORPORATED INTO THE PROJECT

Monitoring wells should be made components of the EM Plan as mitigation measure. There should be monitoring wells, at appropriate locations, performing the following three distinct functions: (a) to determine whether or not groundwater pumping has an impact on stream flow by testing the saturation of the rock as drilling takes place, (b) to monitor salinity levels within the aquifer as a whole on a long term basis and (c) to monitor the performance of the aquifer generally. The incorporation of these monitoring wells were recommended long ago by the Commission on Water Resources Management and are also recommended in the State Water Plan. They have also been incorporated into most other large well field projects. The USGS should supervise all of these monitoring wells and this supervision should not be by Mink and Yuen or the Board or Department of Water Supply.

VIII. THE NECESSITY FOR ASSEMBLING DATA AND CONDUCTING STUDIES AND TESTS AS PART OF THE SEIS PROCESS

The EIS process involves at a minimum obtaining various relevant data and conducting necessary studies. See H.A.R. §1-200-14. It is essential in comparing an adequate EIS that Mink and Yuen assemble the necessary data described above and conduct the studies suggested above as well.

The BWS and Mink and Yuen are forcefully reminded of their binding trust obligations to analyze and address in the SEIS "the full range of responsible opinion" and "responsible opposing views on significant environmental issues" raised by the EM Plan. See H.A.R. §1-200-16. These views and issues should not be "swept under the rug" again, especially in an SEIS paid for with a substantial amount of taxpayers' funds.

Thank you for the opportunity to comment on this SEIS/PN.

Very truly yours,


Isaac Hall

Attorney for Plaintiffs

H/jp

cc: Plaintiffs

Mr. George Yuen, Mink and Yuen, Inc., 1670 Kalakaua Ave., Suite 605,
Honolulu HI 96816
Office of Environmental Quality Control, 235 S. Beretania St., Honolulu
HI 96813

enc/kcread

Mr. Isaac Hall
June 5, 2002
Page 2



DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 1100

WAILEA, MAUI, HAWAII 96793-6108

TELEPHONE (808) 270-7116 • FAX (808) 270-7533 • www.mauawater.org

June 5, 2002

Mr. Isaac Hall
Attorney at Law
2087 Wells Street
Wailea, Hawaii 96793

Dear Mr. Hall:

Subject: SEIS Preparation Notice for the East Maui Water Development Plan

This is in response to your letter of June 7, 2001 concerning the Supplemental EIS Preparation Notice for the East Maui Water Development Plan. We will attempt to comment on all the salient points mentioned in your letter as follows:

II. Legal Requirement to Prepare an SEIS.

1. Action Areas

The project area affects from Uluwatu to the Central Maui area in Kukuihi. The 'action area' for the wells are between the Malilo Gulch area to the Uluwatu area in the Haiku Aquifer System. We also will consider hydrologic and environmental effects in adjacent areas. The number of wells will be determined as the sites are drilled and become developed. Current numbers are based on the evaluations being developed. Current numbers are based on the evaluations being developed by the hydro geologist. The 36-inch transmission pipeline is designed to carry peak hour plus five flows which are over three times the average day flow of 10 mgd being developed by the EM Plan. The line would only be able to carry a higher capacity with booster pumps pushing water through the line. This mode of operation would increase the Department's cost of service and the EM Plan is designed to not need any booster station.

2. Streams in the Action Area

The U.S. Geological Survey has concluded that there are no continuously perennial streams in the area, and Kukui and Yuen, Inc.'s work, as well as the observations of other hydrologists have validated these conclusions. Accepted definitions of stream flow are as follows (from Handbook of Hydrology, 1992, D.R. Maidment, Editor, McGraw Hill, Inc.)
Perennial...flow in a channel which never dries up. Intermittent...flow in a channel which occurs

only after rainfall.

At best the streams in the Haiku Aquifer System are perennial over short reaches, intermittent over longer reaches, and ephemeral in the channel lengths not supplied by seepage from the Kula formation. Not any of the streams are sustained by the basal groundwater of the Honomana formation, which is the aquifer that will supply the wells of the EMPLAN.

3. Groundwater Resources in the Action Area

All groundwater data we record has been collected and utilized for the SEIS. New data has been generated and understanding of groundwater behavior expanded.

4. Riparian and Artesian Groundwater Rights

Riparian and Artesian Groundwater Rights are not relevant to development of basal groundwater which is the resource to be developed in the EMPLAN.

5. Irrigation Values in the Action Area

Groundwater to be developed by the EM Plan is not connected to stream flow. The issue of stream restoration is a subsidiary matter which the Department continues to support and fund watershed protection and restoration, as indicated by its joint participation with USGS, Water Commission of Water Resource Management, University of Hawaii and others.

6. Existing Farm, Domestic and Other Uses in the Action Area

Pumping groundwater from the Honomana basin will have no effect on existing stream flow and therefore no effect on those who utilize stream flow.

7. Existing Divisions in the Action Area

Divisions from streams in the Action Area are noted on the maps of stream flow included in the SEIS. However, because pumping from the Honomana basin will not affect stream flows, no additional reduction in stream flow will occur.

Z, W, All Thing, Just Life

Printed on recycled paper

8. Existing Groundwater Pumping in the Action Area.

Current pumping from the Hononmanu aquifer in the Action Area takes place at the Kulaiahu well, which over the last year averaged 0.675 mgd. The upper Haiku well, just to the west of the Action Area, averaged 0.153 mgd. The Haiku School well is infrequently pumped by Maui Pines; its average is less than approximately 0.20 mgd. Several private wells, if they are pumped at all, average a total of approximately 0.3 mgd, and HC&S Pump 11, on the boundary of the Action Area, pumps an average of 2 mgd. The total, including Pump 11 and upper Haiku, is between 3.0 and 3.5 mgd.

9. Amount of Groundwater to be Transferred.

The average export of groundwater from the Action Area will be 9 to 10 mgd. The sustainable yield is calculated as at least 15 mgd by a conservative estimate and greater by estimate based on the U.S. Geological Survey groundwater flux of 19.4 mgd per mile of coastline.

10. Effect of Pumping Groundwater on Stream Flow.

Mink & Yuen based on evaluations of the observation well and other wells in the study area, has concluded that pumping from the Hononmanu formation in the study area will not affect stream flow.

11. Effect of Groundwater Contamination

Based on data from the Haiku monitor well and the Keopahulu well the Hononmanu formation in the Action Area does not exceed MCLs (maximum contamination levels) for DHCPC, EDB and TCP.

12. Effect of Extensive Cesspools Existing in the Action Area.

The few analysis of N (nitrogen), a primary indicator of contamination from waste water in the Hononmanu basin indicates that in the Action Area seepage from septic tanks and cesspools is not detectable. In the final location of the wells the DOH (Department of Health) regulation concerning distances from cesspools-septic tanks will be taken into account.

13. Cumulative Impact on Ocean Resources.

Studies have indicated that the reduction in groundwater flow along the coastline of the Action Area will have no measurable impact, either positive or negative, on the near shore

environment. The SEIS addresses this matter as it does other issues raised.

14. Violations of the Water Code.

As previously stated, there are no violations of instream flow values, riparian and appurtenant water rights. The Water Code does not cover transfer of out of watershed water in non-designated areas.

D. The DBCP Litigation.

The possible relocation of the well field is discussed in detail in the SEIS. The location of the monitor well and its relation to the proposed new well field was agreed upon by the DWS and Bill Myers, formerly with USGS.

E. Objections to Mink and Yuen, Inc.

Mink and Yuen, Inc. is a firm with high professional integrity and objectivity. We do not believe they undertook this assignment with pre-conceived positions.

F. Alternatives Which Must Be Studied.

All reasonable alternatives are discussed in the SEIS, including all surface and groundwater sources, desalination, impounding of surface water, wastewater recovery, and conservation. Relocation of wells to preclude contamination is also discussed.

G. Impact of the Wellhole Decision.

The State constitution requires the State and its political subdivision to conserve and protect Hawaii's natural resources and to promote the development and utilization of these resources in a manner consistent with their conservation and in furtherance of the self-sufficiency of the State. We believe implementing the General Plan and the Community Plan is in furtherance of the self-sufficiency of the State.

VI. The USGS Recommendations.

H1. Date from Exploratory Wells.

One exploratory (monitor) well is required by the Court has been drilled and data collected. Plans for additional monitor wells are under review by the Maui Water Department.

B2. Continuous Monitoring of Selected Springs and Stream Flow.

The USGS conducted a comprehensive stream flow measuring program, the results of which were reported in its 1999 report, along with interpretations in the SEIS. Because the EMPLAN will exploit just the Honomana aquifer, which does not provide groundwater for spring or stream flow except within a few hundred feet of the coast, there is no necessity to establish base line groundwater discharges for this SEIS. Further monitoring of the Ilokona wells in Maliko Gulch will continue. The Board has entered into an agreement to provide the users of Ilokona Well water should its quality deteriorate.

B1. Aquifer Test.

The Haiku monitor well was drilled and tested. The results are reported in the SEIS. The calculated transmissivity (T) as determined by the step drawdown test is very high. Drawdown at pumping rates up to 760 gpm was small, less than 2 feet, most of it attributable to turbulence at the well face with just a fraction attributable to aquifer flow.

B3. Geologic Logging.

The Haiku monitor well was carefully logged and the relationship between the upper formation (Kula volcanics) and the Honomana basalt clearly established. Water levels were monitored daily during drilling. It was unambiguously proved that the Honomana basalt is saturated between the basal water table at about 5 feet above sea level and its contact with the Kula formation approximately 500 feet higher. The well was video-logged and the lithology determined by analyses of drill cuttings.

VII. Necessity for Monitoring Wells.

A monitor well was drilled and tested. The Honomana basalt was found to be unsaturated except below the water table at about 5 feet above sea level. Salinity during the pump test did not exceed 51 mg/l chloride. The aquifer parameters of transmissivity and hydraulic conductivity were calculated from pump test results.

We have not responded to every point listed in your letter because of irrelevance and that they do not fall within the scope of the SEIS. We appreciate getting your views and will attempt to address them in every way reasonable. It is our hope that through the interchange of ideas between us and you and others in the community, the realization of the East Maui Water Development Plan will emerge as an accomplishment benefiting all the people of Maui.

Sincerely,


David R. Craddick
Director
DRC:bc
cc: Mink & Yuen

2

A P P E A R A N C E S

1
2
3
4
5 MEETING TO RECEIVE COMMUNITY INPUT
6 FOR THE PREPARATION NOTICE FOR THE SUPPLEMENTAL EIS
7 FOR THE EAST MAUI WATER DEVELOPMENT PLAN

ORIGINAL

4

BOARD OF WATER SUPPLY MEMBERS PRESENT:

5 Clark Hashimoto
6 Mike Victorino
6 Jonathan Starr

STAFF PRESENT:

9 David Craddick, Director
10 Herb Kogasaka
11 Wendy Taomoto

SPEAKERS FROM THE PUBLIC:

13 Ed Wendt
14 Jeff Parker
15 Lucienne de Niae
15 Mr. Nikhilansanda
15 Christina Hemming
16 Greg Blue
16 Edwin Young
17 Mark Sheehan
18 Steve Slater
18 Daniel Granthem
19 Kuttia Decosterd

25 REPORTED BY: LYNNANI NICELY, RPR/RMR/CSR #354

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

20

21

22

23

24

25

1 Mr. Craddick: My name is David Craddick, I'm
2 the director with the East Board of Water Supply.
3 Thank you for coming tonight. We've got a couple of
4 our board members here, Clark Hashimoto and Mike
5 Victoria.

6 Anyways, this meeting has been called to get
7 community input on the supplemental EIS preparation
8 notice that was filed in 2001 for the East Maui Water
9 Development Plan.

10 We also have from our staff here the chief
11 engineer, Leib Kogasaki, Wendy Yoneda, and we have
12 our consultant here from Mint & Yuen, George Yuen and
13 his wife Jean.

14 The notice of tonight's meeting was published
15 in the Maui News May 10th and 12th and also announced
16 on various radio stations May 11th, 13th, 15th and
17 17th.

18 As I said, this preparation notice was filed
19 in 2001 on May 1th in the OGBC Bulletin.

20 Persons wanting to make statements are
21 requested to fill out a form there and we'll be taking
22 them in the order that we got them. Initially we'll
23 give three minutes for the input and as long as there
24 is not too much, we may be able to keep going
25 afterwards.

1 Anyways, now if we've got the names there.
2 MR. PARKER: Excuse me, Mr. Craddick, I have a
3 very important question concerning the legality of
4 this meeting that I would like answered before any
5 testimony is taken. Okay?

6 MR. CRADDICK: I'm not a lawyer and I won't be
7 providing any answers to legal questions tonight.

8 MR. PARKER: No testimony can be taken until
9 everybody here knows what the problem is. Now,
10 this --

11 MR. CRADDICK: Jeff, when your turn comes to
12 speak, you can say what you want to speak, but I'm not
13 going to have you talk is here out of turn. I'll tell
14 --

15 MR. PARKER: I have a legal question about
16 the legality of this meeting that I would like
17 answered before any testimony is taken.

18 [Arrival of Mr. Starr].

19 MR. CRADDICK: As I said, I'm not a lawyer,
20 I'm not going to be providing you with any legal
21 answers.

22 MR. PARKER: So I wanted that you this is an
23 illegal meeting and if you go ahead, it's at your own
24 risk.

25 MR. CRADDICK: Anyways, the first person we

1 have to testify is Ed Necht.
2 MR. NECHT: Aloha, I'm Ed Necht. Thank you
3 for allowing me to comment. My question is when these
4 wells are drilled, what effect will it have on the
5 springs, rivers, and streams? And that's all I got.
6 Thank you.

7 MR. CRADDICK: Next we have Jeff Parker.

8 MR. PARKER: Okay. When this preparation
9 notice first came out almost a year ago, lots of us
10 wanted to participate and make comments in a timely
11 fashion and the Department of Water Supply and David
12 Craddick made that as difficult as possible for us.
13 Many of us couldn't
14 make it to the Maluhi library to review the document.
15 And people like myself took a week off of work at
16 great risk to my partnership -- my partner wanted to
17 kill me -- so that I could research this preparation
18 notice and make written comments in a timely fashion
19 by the cut-off date of June 7th, 2001. And my
20 question is the cut-off date was June 7th, 2001 for
21 comments on this preparation notice. So what the heck
22 is this tonight? And I hope somebody will answer
23 that.

24 And then, you know, this is especially
25 deceitful because everyone knows that we're not really

1 repeat an explanation. They have not provided me
2 with any."

3 The next part is called "objection to the
4 illegal procedures of the EIS and Mint & Yuen in
5 preparation of the SEIS." "It is apparent from the
6 foregoing facts that the EIS and Mint & Yuen are
7 violating our environmental laws and regulations in
8 conducting a public meeting on the preparation notice
9 at this late date after the draft SEIS has been
10 completed and circulated internally.

11 "The notice in the May 8, 2001 issue of the
12 Environmental Notice establishes a deadline of June
13 7th, 2001 for comments on the preparation notice. The
14 EIS and Mint & Yuen are violating these laws and the
15 substantial rights of my clients by allowing and
16 inviting further public comment on the same prep
17 notice after the deadline for comments."

18 Section C is called -- I'm almost finished --
19 required consultation." "EAS 11-20-15A requires
20 consultation with citizen groups and concerned
21 individuals in the preparation of a draft EIS. A full
22 and complete consultation process is required. EWS
23 and Mint & Yuen were legally required and promised to
24 consult with plaintiffs and never did.

1 repeat an explanation. They have not provided me
2 with any."

3 The next part is called "objection to the
4 illegal procedures of the EIS and Mint & Yuen in
5 preparation of the SEIS." "It is apparent from the
6 foregoing facts that the EIS and Mint & Yuen are
7 violating our environmental laws and regulations in
8 conducting a public meeting on the preparation notice
9 at this late date after the draft SEIS has been
10 completed and circulated internally.

11 "The notice in the May 8, 2001 issue of the
12 Environmental Notice establishes a deadline of June
13 7th, 2001 for comments on the preparation notice. The
14 EIS and Mint & Yuen are violating these laws and the
15 substantial rights of my clients by allowing and
16 inviting further public comment on the same prep
17 notice after the deadline for comments."

18 Section C is called -- I'm almost finished --
19 required consultation." "EAS 11-20-15A requires
20 consultation with citizen groups and concerned
21 individuals in the preparation of a draft EIS. A full
22 and complete consultation process is required. EWS
23 and Mint & Yuen were legally required and promised to
24 consult with plaintiffs and never did.

9 "This eleventh hour meeting in Haiku is no-
1 substitution for the consultation required by HCR
2 11-200-15A. The BES and Mink & Yuen are again
3 forcefully reminded of their binding trust obligation
4 to analyze and address in the SPS the full range of
5 responsible opinion and responsible opposing views of
6 significant environmental issues raised by the East
7 Haiku plan. See HCR 11-200-16. These views and issues
8 should not be swept under the rug again, especially in
9 an SESI paid for with a substantial amount of
10 taxpayers' funds."

So I could go into the preparation notice

HS. De NAIK: Aloha, David. Aloha, members of
the board and members of the public. I am Lucienne de
Haiku. I am here speaking on behalf of Haiku Tomorrow,
it's a citizens organization.

I was one of the folks that did meet the last
deadline and submitted comments on behalf of Haiku
Tomorrow on this preparation notice. And I have to
say that I've kind of followed this issue for a number
of years and I do share Mr. Parker's belief that it

10 sees that citizens are not very genuinely included in
2 the process. And I don't have the legal expertise
3 that's contained in the letter that he just read into
4 the record, but just common sense says that it's very
5 hard to find out when these things are happening. The
6 one last year in May, it's lucky I read the
7 Environmental Quarterly Bulletin, I had a very hard
8 time getting a copy. I went to the water department,
9 they said, oh, we don't have any extra copies, maybe
10 we could xerox you one, it's 50 cents a page, it's a
11 40-page document; maybe you could go to the library,
12 it would be cheaper to xerox there, so forth and so
13 on. So if you're sincere about being interested in
14 these things, it's not made very easy.

I share the concerns that Ed Weadt has. It
does not seem that there is the kind of information
bare that could tell us about water resources in the
Haiku or Hanape area as far as what the
interconnectedness of the streams and the underground
aquifer sources are. If you look at the well drilling
records for most of the wells that have been drilled
for private use in that aquifer, they all hit water at
about the same elevation and it appears they have to
go all the way down into an aquifer to find water.
There doesn't appear to be some floating level at some

11 very high elevation perched water that is feeding our
12 streams. It appears that there is water below the
13 surface. Most of these wells have to go two to three
14 hundred feet to hit water. And I just feel that a
15 great deal more needs to be known before we commit
16 ourselves to extensive money and extensive time.
17 We look at this aquifer in the report that was
18 released by the state -- which is a very
19 well-researched report on water source protection back
20 in the early 90s. At that point, they go over the
21 sustainable yields for the various aquifers. For
22 Haiku aquifer, they said well, you know, it's listed
23 on the map as 31 million gallons a day, but more
24 realistically it's closer to 15 million gallons a day.
25 Now, I know the department is now using this
figure and they're estimating that any project would
aim for 10 million gallons a day. But if you follow
this project for a while, boy, these numbers have
really wildly fluctuated over the years. And, you
know, if we would have just gone along with the
program, we would have a bunch of wells at the
700-foot elevation trying to pump 20 million gallons a
day, probably, and have the same problems we have in
the Iao Aquifer.
So I guess my basic message is if this aquifer

12 actually had 15 million gallons of water a day and
2 could actually recharge at this year after year,
3 drought years, rainy years, et cetera, and really
4 produce this amount of water, then two or three
5 questions remain. If we use 80 percent of it, which
6 would be about 12 million gallons a day, we already
7 have several sources drawing in this area for
8 extensive use. We have the Kula Haiku well, Dowling's
9 well, that is capable of pumping a million gallons a
10 day. I'm not sure if it is now. I don't have the
11 current pumping figures. But in the reports at the
12 State Water Commission, they did experiments
13 indicating that would be a very good well to develop
14 up to 2 million gallons a day out of. So are we then
15 going to reduce the pumping of these other wells?
16 Because if you had 10 million from them and 2 million
17 from Dowling, that's your 12 million and you already
18 have several private wells that are going through the
19 permit process. Mr. Kent Saitth, Mr. Hale Robertson,
20 they are proposing half million gallon a day wells.
21 So it's just adding up a little bit and I know
22 Mr. Craddick has been tracking this because there is
23 letters on file when Mr. Saitth applied for his well,
24 saying, hey, you're drilling your well right next
25 parcel to where the county wants to drill as part of

13 tend to just sort of roll.
It also doesn't make much sense to take this
expense to pipe water to a different part of the
island. It doesn't seem like it would really be
consistent with the Waiahole decision to revere
wholesale amounts of water out of one watershed and
take it over to a completely different watershed.
It's not a matter of some place upcountry needs a
little bit more water and the Haiku system is already
supplying it. This is taking water to Kihel and
Haalaea. And, you know, we might as well be honest
about it. And the Waiahole decision dealt with water
that was being transported from one rainy side to the
dry side, just like we're talking about here. And I'm
not an attorney, but it appeared to me what that
decision was saying is you can't just do this without
a regulatory process. And that aquifer was
designated; this aquifer is not designated at all. I
don't see where there would be any permit process to
actually do what's being proposed by the Department of
Water Supply.
At any rate, I'm using up more than my
allotted time here, but I feel there is many, many
unanswered questions and I know many Haiku residents
share my concern that this has not been thought

1 through all the way. Thank you, Aloha.
2 MR. CRADDOCK: Hart we've got Mithilanaanda.
3 MR. KUCHIARAWA: Good evening, David and
4 members of the public, my name is Mithilanaanda. I'm
5 just going to make a few brief comments. And by
6 inclusion, I would like to thank both Incience and
7 Jeff and Ed for their comments. They really shared a
8 number of different issues much more involved and
9 knowledgeable than as much as I've been trying to make
10 myself.

11 I'm a resident of Kuelo. As Luciene
12 mentioned, my water is totally dependent. I'm not on
13 county water. My water actually comes out of the
14 Raiku ditch, BHI ditch at around the 400-foot level.
15 I actually got through most of the most recent
16 document, which is April of 2001, and I want to do
17 make reference to Jeff's comments that we are making
18 comment on a document prepared a year ago with -- and
19 I was looking for the testimony tonight of actually
20 comment that's made. Of course, we know what the
21 plans are and Luciene alluded to it and we can be
22 blunt about it is that what's wanted is to take the
23 water from East Maui and divert it for development in
24 South Maui. It's not for bringing water to farmers up
25 in Kula. It's not for a little bit of assistance for

16 those of us that live on the North Shore in East Maui.
17 It's for further destruction of South Maui. So that's
18 what it's for. And I couldn't find -- it was actually
19 quoted in this document. The document is on the
20 website and, like I said, I got through most of it.
21 So that's one point that I would like us to be
22 blunt about. I think that I really appreciate the
23 people that have been involved in both the Malahole
24 ditch decision on Oahu and the current lawsuit of East
25 Maui property owners who have riparian rights, and I'm
16 sure that this will be at least stopped in the courts
17 for years and hopefully we will prevail and it will
18 never come to fruition.

19 The thing I do want to make comment and some
20 of you have heard me say this over and over again and
21 I think that BHI is continually dangerous when they
22 say that -- I think I chased David out. I think
23 Jeff's point about it's not really necessary for us to
24 be here, that most of what we say tonight might be
25 meaningless and this is just a physical example of
that. Welcome back, David.

22 My stress is that I live on the Molokapa
23 stream and 90 percent of the year it is bone dry, it's
24 as dry as the floor in here. And I live when there is
25 rain upcountry and we have really heavy rains because

16 those of us that live on the North Shore in East Maui.
17 It's for further destruction of South Maui. So that's
18 what it's for. And I couldn't find -- it was actually
19 quoted in this document. The document is on the
20 website and, like I said, I got through most of it.
21 So that's one point that I would like us to be
22 blunt about. I think that I really appreciate the
23 people that have been involved in both the Malahole
24 ditch decision on Oahu and the current lawsuit of East
25 Maui property owners who have riparian rights, and I'm
16 sure that this will be at least stopped in the courts
17 for years and hopefully we will prevail and it will
18 never come to fruition.

19 The thing I do want to make comment and some
20 of you have heard me say this over and over again and
21 I think that BHI is continually dangerous when they
22 say that -- I think I chased David out. I think
23 Jeff's point about it's not really necessary for us to
24 be here, that most of what we say tonight might be
25 meaningless and this is just a physical example of
that. Welcome back, David.

22 My stress is that I live on the Molokapa
23 stream and 90 percent of the year it is bone dry, it's
24 as dry as the floor in here. And I live when there is
25 rain upcountry and we have really heavy rains because

16 those of us that live on the North Shore in East Maui.
17 It's for further destruction of South Maui. So that's
18 what it's for. And I couldn't find -- it was actually
19 quoted in this document. The document is on the
20 website and, like I said, I got through most of it.
21 So that's one point that I would like us to be
22 blunt about. I think that I really appreciate the
23 people that have been involved in both the Malahole
24 ditch decision on Oahu and the current lawsuit of East
25 Maui property owners who have riparian rights, and I'm
16 sure that this will be at least stopped in the courts
17 for years and hopefully we will prevail and it will
18 never come to fruition.

19 The thing I do want to make comment and some
20 of you have heard me say this over and over again and
21 I think that BHI is continually dangerous when they
22 say that -- I think I chased David out. I think
23 Jeff's point about it's not really necessary for us to
24 be here, that most of what we say tonight might be
25 meaningless and this is just a physical example of
that. Welcome back, David.

22 My stress is that I live on the Molokapa
23 stream and 90 percent of the year it is bone dry, it's
24 as dry as the floor in here. And I live when there is
25 rain upcountry and we have really heavy rains because

1 the dam that's located within feet of my property line
2 overflows and my stream is flowing and it's filled
3 with prawns and other flora and fauna that I'm just
4 not knowledgeable about. Animal life is in there,
5 it's just wonderful to see; within a couple days, it's
6 bone dry again. And some of us were at the hearing
7 about a year ago down in Wailuku where BHI had the
8 gall to tell us that they do not affect the streams at
9 all. And once again, I would like on the record to
10 say that my stream is bone dry most of the year. And
11 if the dam that's within inches of my property were
12 dismantled, that stream would be flowing 24/7, 365
13 days.

14 So on page -- I do want to -- and I'll
15 probably finish at this point. But on page 10, there
16 is a quote here: "The BHI ditch system will be
17 unaffected by pumping from the Honokama aquifer nor do
18 they appreciably affect the volume of recharge region
19 of the basal aquifer and the Baitu aquifer system."
20 Once again, little if no concern has been made for the
21 people who actually live off of the streams in Kahoolau,
22 and Kuelo, in Kanae. It is reprehensible and I would
23 feel -- based on the Waiahole ditch decision --
24 illegal for any water to be removed from East Maui
25 until the streams are replenished -- not partially.

1 have to pay for a water supply system to South Kihel
2 to support resorts and have their water bills go up in
3 order to maximize the profits for a few individuals?

4 These past several years have been -- have
5 shown that there has been a severe drought situation
6 with a lot of fluctuating rain and we have gone into
7 drought situations many, many times and so how could
8 you have consistent water in the streams with the
9 wells that would go down, pump the water out of the
10 perennial streams and the annual streams, and not have
11 it affect the aquifer.

12 What I ask the Board of Water Supply is to
13 require that if there is going to be any development
14 in South Maui, that it be done with their own money to
15 create their own desalination plant and not touch
16 any streams or any water in the East Maui region, that
17 actually the groundwater ditch system should be opened
18 back up, the water should be put back in the streams,
19 it's been taken out for over a hundred years. We need
20 the water back in the streams, the Hawaiian people and
21 all the people who live on the streams as well as the
22 wildlife. We deserve to have that water and the water
23 that feeds the plant life encourages the rain to
24 continue to come.

25 So I would encourage the Board of Water Supply

1 Statement that has been created by Mr. Mint, if it
2 really does address the interconnection of the
3 streams, the aquifers, the actual water that is
4 supposed to be in the streams for the miners required
5 amount of water to actually support the people and the
6 environment, the riparian environment, the streams
7 environment, and the ocean deposition environment
8 where there are plants and fish and different wildlife
9 that depend upon the mixture of fresh water and ocean
10 water to survive that make up an important part of the
11 Hawaiian environment.

12 I challenge the comment that I heard last time
13 when I was at a Baitu meeting where Mr. Craddick said
14 that only a million gallons of water was going to be
15 let into the streams and that we should take it -- we
16 could either take it or leave it, that that was all we
17 were going to get from the Board of Water Supply. I
18 don't understand how they feel like they have such a
19 control over the environmental life, especially when
20 they are taxpayer based, they are being funded by
21 taxpayer money. And this is the main issue that --
22 this is one of the main issues that I have is that
23 this whole pipe system and wells will be paid for by
24 everybody who has a water meter in the whole of Maui.
25 And so why should the taxpayers in Kahoolau

1 but totally -- and a stream flow is established,
2 farmers get necessary water, and three or four or five
3 or maybe a dozen steps down the road, the extra water,
4 the surplus water that we have, then can be provided
5 for upcountry farmers and probably a few buckets of
6 water then brought over for South Maui development.
7 Thank you.

8 MS. REHMING: Aloha. My name is Christina
9 Remsing and I want to acknowledge Ms. Starr here.
10 Thank you for coming.

11 I would have to support Jeff Parter and
12 Luciene de Hale's comments concerning the
13 participation of the citizens rights to the EIS.

14 The Board of Water Supply is a group of
15 appointed citizens who are acting as trustees for a
16 public trust. The water is a public trust. And a
17 public trust must first represent the Hawaiian people,
18 the people who use the water to plant taro and to feed
19 themselves and their land.

20 BHI, who has created the ditch system, is a
21 subsidiary of AIG, which is a privately held
22 corporation and they are perpetually motivated to
23 maximize their profits. This is against the will of a
24 public trust.

25 I'm wondering if the Environmental Impact

21

1 to be fair and honest and just tell the developers to
2 build their own desalination plant.
3 And I want to use an example of Hanapo stream
4 where my boyfriend has a piece of property. There is
5 two 2-inch pipes that feed the whole Hanapo stream and
6 he has 10 acres there and he has no -- there is no
7 county road, he has no electricity, he only has rain
8 water catch, and he wonders if he's even allowed to
9 put a pipe, a one-inch pipe into the stream to take it
10 out and pump it up to his land to feed his taro and
11 bananas. Now, if he, someone who lives on the stream,
12 can't take water out of the stream or if they're not
13 sure if they can take water out of the stream, why
14 should the Board of Water Supply spend 40 to 50
15 million dollars of Maui taxpayer money to drill wells
16 to fuel a few private corporate development interests
17 in South Maui? Thank you very much.

18 MR. BLUP: I'm Greg Blue, I live in Hailu.
19 I'm not representing the Haiku Community Association,
20 but I am a member.

21 When I read this notice here, I don't know
22 much about it, but it says, "This meeting is to
23 receive community input for the preparation notice for
24 the Supplemental EIS." I asked at the beginning of
25 the meeting -- because I didn't understand what this

22

1 meant -- and I was told that -- as for the preparation
2 notice, I was told they have to notify that they're
3 preparing a Supplemental EIS. And I said, oh, that
4 hasn't been done yet. And the response was yes, it
5 has been done last year. So I don't know much about
6 this, but I'm confused about why I'm here and what I'm
7 being asked to observe because it's clear that the EIS
8 was done and so how can they give a preparation notice
9 now? I don't understand that.

10 Having said that, it's obvious to me that they
11 want to develop more homes and shops and whatever over
12 in Kihel side and I'm going to assume they can't get
13 water from anywhere else, so they want to take it from
14 here. That's obvious.

15 So the questions I have is, number one, if
16 they do plan to take the water from Hailu and take it
17 somewhere else, do they plan to fund Hailu with water
18 for the people that live here before they take it
19 away? That would be my first question. And if it was
20 okay with us to take some of it away and, you know,
21 fill the streams again and, you know, give people the
22 water that they're entitled to, would the water that
23 they're taking away affect the environment around here
24 in a detrimental manner?

25 It's going to be an expensive process and it

23

1 seems to me that whatever is going on here hasn't been
2 made really clear to the public. I read a notice, I
3 came here, I'm looking at this, and it doesn't make
4 any sense. So I think somebody from the Department of
5 Water has to really clarify what this meeting is
6 exactly for and what we're being asked to do. And if
7 it's to approve and get input on an EIS that was done
8 a year ago, well, I would just walk out of here and
9 they can just say that, you know, there was no public
10 input. So that's my testimony. Thank you.

11 MR. YOUNG: My name is Edwin Young. Thank you
12 for letting me speak. What I have here is a court
13 thing from Maui Pineapple by East Maui Irrigation
14 Company, allowing Maui Pine to take one million
15 gallons a day out of the Kuhiva well out in Nahiliu. I
16 live in Nahiliu and I'm from Hana and I live off a
17 spring down there. And ever since Maui Pine started
18 taking water from this Kuhiva well, my springs have
19 been going dry very early. Before, prior to 1991, it
20 would have to not rain for about two to three months
21 before the springs would go dry. Now if it doesn't
22 rain two to three weeks, the springs go dry already.
23 And this only happen from 1991 on, when Maui Pine
24 started taking one million gallons a day from the
25 Kuhiva well.

26

1 I don't think they should be able to drill any more
2 wells whatsoever in East Maui at all until they go
3 back to this study which was given to them in 1991 and
4 have this study corrected and taken care of, before
5 they even go -- they should go back to square one and
6 take care of this problem right here before they even
7 go and want to drill more wells. You give them
8 permission -- if they get permission to drill more
9 wells, they're not even going to abide by the
10 conditions because they didn't abide by the conditions
11 of this one right here that was taken in 1991.
12 So I say no, no more wells, no more drilling
13 at all. And again, I'm not a speaker and everything,
14 but that's all I have to say. But I think they should
15 go back and do this study over again and abide by the
16 conditions by reporting to the Hana Community
17 Association and letting them know. Because I have a
18 complaint saying my springs are dried up and I told
19 them about it, I called Maui Pine, I called the water
20 resource commission and I called East Maui Irrigation,
21 and they don't even respond to me. They said, well,
22 we can't help you. You know, it's like I'm just a
23 nobody, I don't have no lawyer, fancy lawyer or
24 anything like that. But thank you very much for
25 letting me speak and I hope [inaudible]. This is from

23

1 people down there like the Hoopai family and the Lono
2 families and stuff like that are suffering because we
3 live off of this spring and if it doesn't rain for two
4 to three weeks, now we don't have any water, we all
5 have to go scrounge water tanks. And it's not our
6 problem to do this. I believe that we always supposed
7 to be supplied with water.

8 Also in this report over here, Ned Goodness,
9 who owns a percentage in this thousand acres that give
10 the permission to take the water here, says that if it
11 impacts the environment and affects like the springs
12 and the spali and the biological things down below
13 where they taking the water from, he withdraws his
14 permission to give them permission to take the water.
15 And also over here and there's pages back here
16 of this report, it says that these people are supposed
17 to report to the Hana Community Association on a
18 timely basis as to the effects of the sucking the
19 water from the springs over here for the biological
20 and also the drying up of the springs below. For 10
21 years since 1991, they haven't reported a single
22 sentence or paragraph or anything to the Hana
23 Community Association, letting them know the effects
24 of the springs. They're not doing any studies or
25 anything, okay. And I'm over here and I'm saying that

23

1 Inside here is Ned Goodness, who's a part
2 owner of this thousand acres that gave East Maui
3 Irrigation permission to take this water. And this
4 study was done in the early '90s and it was done
5 during a very rainy time of the decade. Right here I
6 have -- from the National Geographic Survey, I have
7 the rainfall from 1988 there was 112 inches of rain.
8 In 1989, there was 124 inches of rain. In 1990, there
9 was 113 inches of rain. This was when the study was
10 done.

11 Now, in 1995, there was 55 inches of rain. In
12 1996, there was 55 inches of rain. In 1998, there was
13 56 inches of rain. In 1999, there was 60 inches of
14 rain. This was the drought season. I believe that
15 this study should have been done during a drought
16 season. How can you do a study when all the rivers
17 are flowing to determine the effect of the springs
18 that this thing is fed?

19 Now, in this court thing right here, it also
20 says that East Maui Irrigation giving with permission
21 to Maui Pine -- they're supposed to identify the
22 aquifer that this -- they're sucking the water from.
23 It's like a big reservoir under the ground, yeah. And
24 it is affecting all the springs down in Lower Nahiliu
25 and all the way down the whole appuahua. And a lot of

29

1 their employees to come out and occupy every seat.
 2 You can hear my voice is uncomfortable.
 3 I'm really nervous. I'm scared in a way. I've had quite
 4 scary experiences speaking out in public before and
 5 this is the first time I've spoken out since 1981 when
 6 I had a squad of police come down and terrorize my
 7 family because I got politically active on the Big
 8 Island. Fortunately now my daughter is old enough to
 9 have moved out, so I feel like I can talk again.
 10 But living in Hawaii has been a real challenge
 11 if you're feeling like you care anything about the
 12 environment and you -- I mean it hurts me. There is a
 13 lot of people that what are we getting out of this? I
 14 love the ocean, that's why I'm here. What are you
 15 getting out of it, Mr. Craddick? I heard that you
 16 might even have a well drilling business now. I mean,
 17 everybody is going for their own financial gain. I
 18 really resent hearing that this meeting again is after
 19 the fact.
 20 Might be diverging from the subject a little
 21 bit, but I feel like I have to point out that in 1991
 22 I as a private citizen brought out 150 references on
 23 the Big Island -- spent two years on the Big Island --
 24 about the toxicity of hydrogen sulphide. If you look
 25 at the records of the environmental assessment that

30

1 scoping meeting even though it was after the fact. So
 2 I would like any record that you have to clearly show
 3 that the conclusions were reached prior to meeting and
 4 with the public and my sentiments on the invalidity of
 5 this entire process -- I've already been on record and
 6 been expressed by my attorney and I don't want to
 7 really waste tape and time of the members of the
 8 public who are here going over it. But the whole
 9 production here is a sham and should be disbanded,
 10 start over again, have a legitimate scoping meeting,
 11 really go out and talk to the public and find out what
 12 their concerns are, and then go back and do the
 13 report.

14 MR. SLATER: I have been a resident of Hailua
 15 for almost 20 years now. I'm kind of nervous speaking
 16 in public meetings. I feel like it's been a sham
 17 almost every experience I've had in Hailua government
 18 for almost the whole 20 years. This is not unusual to
 19 me. I mean, the amount of meetings that I've been to
 20 in the past where the public input was completely
 21 ignored has been frightful.

22 I wore my red shirt today because last time
 23 there was a water meeting, it looked like if you
 24 didn't have a red shirt, you weren't supposed to be
 25 sitting down. That was at one in town where A&B paid

31

1 personally, but how do you take these -- this is
 2 disgusting. When you take democracy and chop it down
 3 -- this is exactly what was happening under the
 4 geothermal wells, they didn't really listen to public
 5 meetings, listen to the Hawaiians, almost a hundred
 6 percent dissidents in the meeting -- they stayed it
 7 anyway. Everything is rubber stamped. Sorry to
 8 diverge a bit.

9 The points I would like to point out is we've
 10 just been through a whole thing of dengue fever. I
 11 live near streams, too. What do you think happens
 12 when you take the water? All of a sudden you have
 13 puddles. We're hearing all this advertising about,
 14 you know, clean up your car inner tubes and your rain
 15 gutters. The best thing we could do to fight dengue
 16 fever would be to let the streams run at natural flow
 17 and not leave puddles sitting there.

18 I'm in the ocean. It's the only reason I'm
 19 here. I'm not here because of my feeling of politics,
 20 I'll tell you. I love the ocean. I'm in two, three
 21 times a day in the East Coast. I don't think there is
 22 any studies going on. I have to be past fuelo before
 23 I see any fish life. I'm in there snorkeling. I
 24 don't fish; I just look. I'm in there obsessively.
 25 The fish life is horrible along this whole coast from

32

1 the ag chemicals. And you start taking more water out
 2 -- a year ago there was an environmental impact
 3 statement? What do you think has happened in the last
 4 year in marine biology? Has anybody bothered to look?
 5 I mean, you start taking the fresh water content out
 6 of this ocean, as far as I'm concerned I don't go to
 7 the south side any more. I drink the ocean water when
 8 I'm in the water. I can't touch the water anywhere
 9 this side of say fuelo. You start taking more water
 10 out, it's just so irresponsible. And it also changes
 11 the currents. You start removing the salinity of the
 12 water, it's a very well known thing in science that
 13 that changes the currents, which changes the
 14 temperature, and all of these species which are
 15 protected -- as far as I'm concerned, doing this to
 16 this amount of water is in violation of numerous
 17 federal environmental protection acts. But we're not
 18 going to course get much protection out of our
 19 current federal government. It sets the stage for
 20 this kinds of state federal government -- government.
 21 Also, I was in this room in 1986 and at that
 22 time had been working as a consultant -- computer
 23 consultant for both the president of Hailua & Pine
 24 and the head of RCIS at that time. I was tipped off
 25 that there were some studies done in '86. I was a

27

1 Roy Hinahihale, from the complaint guys down at the
 2 Water Resource Commission in Honolulu.
 3 MR. CRADDICK: Get a copy of it. I guess the
 4 water commission must have that. Thanks. I just
 5 wanted to make sure he has a copy of that. Between
 6 the water commission and Maui Land & Pine.
 7 MR. SHEEHAN: My name is Mart Sheehan. I've
 8 been involved with Maui Tomorrow over the last 12
 9 years and I'm a member of the East Maui Water
 10 Preservation Coalition on.

11 My attorney, Isaac Hall, addressed a letter
 12 dated today regarding this meeting which I object to
 13 because it's a sham. The purpose of this meeting is
 14 to pretend to meet the requirement that you go out and
 15 talk to the public and you have listened somehow to
 16 what they have to say, which is a joke because the
 17 report has already been written. It's being
 18 circulated internally -- of course, we can't see it,
 19 but the conclusions have already been reached. So the
 20 purpose of having this is a joke and it's just a
 21 pretext to show that somehow you've listened to the
 22 public and you care about the public, but you don't
 23 care about the public because you've already reached
 24 conclusions. So I think even to testify is a mistake
 25 because it will just justify your claim that we had a

30

1 was done by Bruce Anderson, there were 28 references
 2 on that assessment for the Big Island drilling there.
 3 And as a private citizen, I can do some computer
 4 research, I am real computer knowledgeable, finding
 5 750 references to toxicity that the state had
 6 completely covered up. I mean, these were references
 7 from Lawrence Livermore Labs, not from some offshoot
 8 scientific thing, that are not present in there. As a
 9 result of that, I had 12 police officers show up in
 10 front of my door about two months later, hold a gun up
 11 to the head of my nine-year-old daughter, threaten to
 12 shoot our dog in front of her, hold my 15-year-old son
 13 at gun point, tried to take me into jail naked, and
 14 all of it based on a phony trumped up charge that they
 15 said they might have seen a marijuana plant from the
 16 air a few days before, which was a complete trumped up
 17 lie. But because I was politically active -- and then
 18 we tried to challenge it and the state claimed that
 19 they lost the records. First they claim it was
 20 sealed. Anyway, then they lost the records. Then
 21 there was a statute of limitations. You have no idea
 22 who we're up against here. And therefore I take
 23 offense. I see people -- I mean, I know some of you
 24 are not -- to me it's like dealing with the Mafia and
 25 I'm scared of people like Mr. Craddick. Not him

33

1 part of a group of people that called a meeting at
 2 Hailu school to want to go over if -- they were going
 3 to drill -- we wanted to go over having the water
 4 tested that our children were drinking.
 5 Bruce Anderson came in with a report that they
 6 had done testing of the water at that time in parts
 7 per million. I stood up at the meeting and said that
 8 parts per million doesn't do it because EPA standards
 9 were parts per billion, 1,000-fold increase. I was
 10 shot down, rudely, told that that didn't make any
 11 difference, we didn't have money to test properly -- I
 12 called him a liar because if you test a thousand fold
 13 below limits, then to me you are a liar.
 14 The next day my employer was told that he
 15 better fire me and get me off this island or there
 16 would be no more contracts from A&B or H&S. He
 17 didn't fire me and his business went under. I'm
 18 disgusted. Thank you.

19 MR. GRADICK: Thank you, David. I'm speaking
 20 today as the chair of the Sierra Club on Maui. And
 21 the Sierra Club submitted comments on this within the
 22 legal comment period. And we have been concerned
 23 about this since the original plan back in the '90s,
 24 and continue to be concerned. One concern is -- well,
 25 there is many concerns that were stated very well and

34

1 I'm not going to take up your time repeating -- I
 2 thought Mr. Mendit was very concise right in the
 3 beginning. And if he can keep those ideas in mind, I
 4 think we'll be doing -- on the right track.
 5 One thing that I don't recall him mentioning
 6 is the water flowing into the ocean is not wasted.
 7 That's critical for the marine life. And if you have
 8 any questions about that, ask a biologist, ask the
 9 state biologist here, Skippy Rau, you can get him on
 10 the phone. Ask him how stream life interacts with
 11 marine life and what happens when the streams don't
 12 flow, they don't allow the fish to propagate upstream
 13 and those fish don't feed the reef fish and what
 14 happens when the reef fish die from lack of food.
 15 Another concern that we have is whether this
 16 conforms to the community plan to take water out of a
 17 district to another district, particularly when there
 18 are people in this district who, you know, residents
 19 and farmers who are suffering water shortages.
 20 I'd also like to mention since there didn't
 21 seem to be -- well, actually there is -- the Waiahole
 22 Supreme Court appeal decision is going to bear very
 23 heavily on this and I think that it's very important
 24 to consider this. The decision was that taking water
 25 out of a district to another district should be

35

1 treated as a very low priority compared to the
 2 benefits of helping the water in that district. And
 3 this includes not just streams, it includes well
 4 water, groundwater, stream water. They recognize that
 5 all water is the same water, the streams, the springs,
 6 the ground water, it's all the same water.
 7 And if any of you get cable, let me encourage
 8 you to tomorrow, Saturday, Sunday, there is a program
 9 -- a 20-minute program produced by Earth Justice on
 10 the issue that's coming before the State Water
 11 Commission on the 22nd of May, Monday, over Kamehameha
 12 School's application to take between 4 and 5 million
 13 gallons a day from the Waiahole stream to use in golf
 14 courses and watering, general development, and there
 15 is a cry for help from Native Hawaiian farmers who
 16 need the water critically for their farms. So I'm
 17 trying to remember the exact times. If you call
 18 Akatu, you can ask when the Waiahole decision program
 19 is on. I think it's on Saturday 10:15 AM, 10:00 PM.
 20 On Sunday I believe it's 7:35 AM and also PM. So I
 21 really encourage people to watch that program.
 22 And I think that if we take into account some
 23 of these comments here, I think it will be helpful.
 24 And it's hard to really make serious detailed comments
 25 because we don't have the study in front of us. So at

36

1 this point I'm just going to leave it at the comments
 2 that we have made in the past until I can actually --
 3 we can actually see the study. Thank you.

4 MS. DEINSTEIN: My name is Kulia Deinsteiner. I
 5 work in Hilo. I moved in 1995 to the Island of Maui
 6 and in 1998 I bought a piece of land in Huelo which is
 7 on a stream. Every day, 1998, when I drove to my
 8 land, the stream was flowing. There was always water.
 9 The water went into the ocean.
 10 It's now the year 2002. I have watched it, I
 11 have observed it, I have seen the changes. The
 12 changes are dramatic. My stream is dead. When we
 13 have a big rain, yes, the stream is flowing. But if
 14 it doesn't rain, my stream is dry. The turtles, the
 15 fishes, right down where I live, have gone. I have
 16 seen them leaving.
 17 Now, knowing that we have to be very careful
 18 for how we go into our future, I urge you to really
 19 carefully see what you do with water. Water has
 20 become so important to our life. Water is what
 21 nurtures and sustains us. And if you go without
 22 really carefully finding out and taking water, life
 23 changes too fast.
 24 I wish this stream would bear the water I have
 25 seen and I wish that you do not pollute water and take

37

1 there is a draft SEIS that had been given to the
 2 department. And when I said that I wanted as a board
 3 member to see it and then can the public see it, I was
 4 told that the board members would not be allowed to
 5 see it. And I protested that. And then later on
 6 we're told that we could see it, but only in Executive
 7 Session. And so we called another meeting that we
 8 would receive it in Executive Session and then, you
 9 know, all the board members received a copy in the
 10 mail and this is the actual draft SEIS. However, it's
 11 confidential, attorney/client privileged
 12 communication. I am told that I'm not allowed to show
 13 it to anyone and I haven't, nor will I. But there is a
 14 draft copy out.
 15 So I really have no clue why there is a
 16 meeting being held today on the preparation notice.
 17 It doesn't make any sense to me at all. We'll see
 18 what happens, but this was not being done under the
 19 power of the board and we really -- I as a board
 20 member don't understand why the process is being done
 21 this way and it makes no sense to me. Thank you.
 22 MR. GRADICK: I'm going to close the meeting
 23 and you can talk if you want.
 24 A VOICE: I would like to do it before you
 25 close the meeting. Is this -- I found this on the

41

1 approval. I just wondered if it --
2 MR. CRADDICK: No, nothing is a done deal with
3 the board as I've known.
4 A VOICE: I'm sorry, I interrupted you. So
5 then after it's approved, or disapproved, what
6 happens?
7 MR. CRADDICK: Then there is a 45-day comment
8 period for the public.
9 A VOICE: But if it gets not approved, what
10 happens.
11 MR. CRADDICK: Then we keep working on it
12 until the board approves it.
13 A VOICE: Okay. But there is a possibility
14 that with the board -- that the board will not approve
15 it and so then there will be no further comment, is
16 that what you're saying? How is the public going to
17 be -- besides legal action, to have an input into this
18 process?
19 MR. CRADDICK: As I said, once the draft
20 supplemental EIS is completed and the board approves
21 it, it's open to the public for a 45-day comment
22 period. Once that comment period is completed, then
23 the final Supplemental EIS has to be completed. Again
24 the board has to approve it. And at that point, once
25 that is published in the DEQC, there is a 60-day legal

42

1 website. Do you have a hard copy of the one dated
2 April 2001? Jonathan alluded to the --
3 MR. CRADDICK: That's the last document
4 available to the public. The document Jonathan has is
5 a preliminary copy of the draft Supplemental EIS.
6 A VOICE: So the comments that were made
7 today, will they be incorporated into this top-secret
8 document that --
9 MR. CRADDICK: Yes.
10 A VOICE: And at that point will that
11 top-secret document that Jonathan has with our
12 comments from today be then available to the public to
13 make further comment on?
14 MR. CRADDICK: After the board approves it.
15 A VOICE: So am I right to say that there is
16 absolutely -- the public has no further input into
17 what the Board of Water Supply is going to do about
18 East Haul water. Our limitation is either legal
19 action or commentary after the fact; is that correct?
20 MR. CRADDICK: No. What happens is after this
21 draft Supplemental EIS is completed, it goes to the
22 board for their approval. It's an open board meeting.
23 A VOICE: Could they possibly not approve it?
24 MR. CRADDICK: Possibly.
25 A VOICE: I just wondered, when you say their

40

1 challenge and you're right, at that point your only
2 recourse is to challenge it in the courts, I guess.
3 A VOICE: Say, for example, the board happens
4 to deny this supplemental report that we can't see
5 because it's top-secret but they haven't yet and they
6 deny it. Then where can there be an input for the
7 community?
8 MR. CRADDICK: Once the board gets the final
9 report, it's an open public document. I guess at that
10 point.
11 A VOICE: Okay. So when it goes to the Board
12 of Water Supply, they are going to deny it but then
13 we're going to be able to look at it.
14 MR. CRADDICK: Well, they may not deny it.
15 They may approve it and -- but there is still a 45-day
16 comment period for the public.
17 A VOICE: Okay. Thanks.
18 MR. CRADDICK: What I'm going to do is I'm
19 going to close the meeting because these are not --
20 I'll still sit here and talk with you if you want.
21 MR. PARKER: No, I think this should be on the
22 record.
23 MS. HEMMING: I would like this to be on the
24 record.
25 MR. CRADDICK: If you're going to -- I'm not

43

1 herbicides in the streams, as well as automobile and
2 other diesel type of runoff and the actual pollution
3 and toxicity level that's already in the water and as
4 well as the water in the aquifer, how much pollution
5 has been actually formed in that and I'm wondering if
6 the EIS is addressing that.
7 MR. CRADDICK: Thank you.
8 A VOICE: Are you testing the water at all?
9 MS. HEMMING: Are you testing the water?
10 MR. CRADDICK: Thank you.
11 MR. PARKER: Are we allowed to ask questions
12 in this meeting or not?
13 MR. CRADDICK: No, we're taking public
14 comments right now. The comments will be addressed in
15 the draft EIS.
16 MR. PARKER: So no one at this meeting is --
17 the function of this meeting is not for us to ask any
18 water board members here questions about this project?
19 MR. CRADDICK: No.
20 A VOICE: I would like to say that I did find
21 a government website called USGCE for United States
22 Office of Government Ethics, USGCE.gov. I personally
23 am going to submit a complaint about the proceedings
24 here.
25 There is another website called USMC. That's

41

1 the anti congressional resource center of the U.S.
2 government, that's WH.USAD.gov. I'm also going to
3 be submitting something in a written form to them.
4 I think this is preposterous.
5 MR. CRADDICK: Thank you.
6 (WHEREUPON, the meeting was concluded at 7:00
7 p.m.)

PUBLIC MEETING

HELD 5/17/02

C E R T I F I C A T E

15

3 STATE OF HAWAII)
4) SS.
5 COUNTY OF MAUI)

I, LYNANN NICELY, RPR, Notary Public for the State
of Hawaii, certify:

9 That on the 17th day of May, 2002, that the meeting
10 minutes was taken by me in machine shorthand and tape
recording and were thereafter reduced to print under
my supervision by means of computer-assisted
11 transcription; that the foregoing represents, to my
best ability, a true and accurate transcript of the
12 proceedings had in the foregoing matter.

13 I further certify that I am not attorney for any of
14 the parties hereto, nor in any way interested in the
15 outcome of the cause named in the caption. Dated this
21st day of May, 2002.

NOTARY PUBLIC, State of Hawaii

My commission expires: 1/24/2006



DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 110

WAIPU, MAUI, HAWAII 96703-4109

TELEPHONE (808) 270-7116 • FAX (808) 270-7123 • www.mauidowater.org

June 3, 2002

Mr. Edward Wendt
Na Moku Aupuni O Koolau Hui
HCL Box 922
Haiku, Hawaii 96708

Dear Mr. Wendt:

Subject: TESTIMONY ON PREPARATION NOTICE FOR DSEIS FOR
EAST MAUI WATER DEVELOPMENT PLAN

At the public meeting of May 17, 2002 held at the Haiku Community Center to accept testimony on the above matter, you voiced your displeasure about the manner in which the meeting was called as being illegal. We check with our Corporation Counsel's office and were satisfied that the meeting was indeed legal and proper.

We understand your anxiety but our studies show such occurrences are not possible because the inverters of the streams are separated from the basal aquifer by hundreds of feet of unmetamorphosed geological formations, thus precluding the existence of any hydraulic connections between the streams and the aquifer in the study area. To show that pumping from the basal lens will affect stream flow, it must be shown that the water table is intersected by stream channels. This is not the case in the study area between Nekoo Gulch and Ulumau.

Thank you for providing us with your testimony. Please be assured that we are cognizant of the need to maintain stream flows and that we will do everything possible to see that nothing is done to adversely affect the streams within our authority.

Sincerely,

David R. Craddick
Director

DRC:sc
cc: Mink & Yuen

"B. Water All Things, Fish & Life"

"B. Water All Things, Fish & Life"

return on request page



DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 110

WAIPU, MAUI, HAWAII 96703-4109

TELEPHONE (808) 270-7116 • FAX (808) 270-7123 • www.mauidowater.org

June 3, 2002

Mr. Jeffrey Parker
Tropical Orchid Farm, Inc.
P. O. Box 170
Haiku, Hawaii 96708

Dear Mr. Parker:

Subject: TESTIMONY ON PREPARATION NOTICE FOR DSEIS FOR
EAST MAUI WATER DEVELOPMENT PLAN

At the public meeting of May 17, 2002 held at the Haiku Community Center to accept testimony on the above matter, you voiced your displeasure about the manner in which the meeting was called as being illegal. We check with our Corporation Counsel's office and were satisfied that the meeting was indeed legal and proper.

We realize that the DSEIS Preparation Notice was distributed to various individuals and organizations sometime ago for review and comments. Although we received many interesting statements and observations, we felt that it would be desirable for those who did not have an opportunity to express their views initially be allowed to do so at this community meeting. We appreciate the response by those who testified.

Thank you for your testimony. We are hopeful that the matter will be resolved amicably in the near future.

Sincerely,

David R. Craddick
Director

DRC:sc
cc: Mink & Yuen

return on request page

"B. Water All Things, Fish & Life"

return on request page



DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 1109

WAILEA, MAUI, HAWAII 96793-6109

TELEPHONE (808) 270-7818 • FAX (808) 270-7853 • www.mauwater.org

June 3, 2002
Mr. Lucienne de Nale
Maui Tomorrow
SR1 Box 47
Haiku, Hawaii 96708

Dear Mr. de Nale:

Subject: TESTIMONY ON PREPARATION NOTICE FOR DSEIS FOR
EAST MAUI WATER DEVELOPMENT PLAN

At the public meeting of May 17, 2002 held at the Haiku Community Center to accept testimony on the above matter, you stated that it is not right to transport water from East Maui to Central Maui. It is not our policy to transport water from one aquifer system to another to the detriment of the area from which the water is taken. However, we feel that water should be used to maximum benefit of all the people of Maui as required by the Community General Plan and State CWRM. In preparing the East Maui Water Development Plan, our goal is to create such a balance which would be beneficial to all the people of Maui.

You also had a question about the sustainable yield of the Haiku area. In the State Water Protection Plan, the sustainable yield for the entire Haiku Aquifer System is listed at 31 mgd. Results for the Kauhakua Unit of the aquifer system in which the wells are to be drilled gives a sustainable yield of between 15 and 30 mgd, the value depending on the choice of variables employed in the calculations. The planned average yield from the well is 10 mgd. This combined with other wells in the area should not exceed 15 mgd over the life of the East Maui Water Development Plan. The appendix on future aquifer management identifies saltwater intrusion and water level monitoring wells that will be provided as the East Maui Water Development Plans is built out.

Thank you for taking the time to testify.

Sincerely,

David R. Cradick
Director
DRC:sc
cc: Mink & Yuen

"By Water All Things, Third Life"

6/3/02 AFN



DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 1109

WAILEA, MAUI, HAWAII 96793-6109

TELEPHONE (808) 270-7818 • FAX (808) 270-7853 • www.mauwater.org

June 3, 2002

Mr. Nikhilendra
P. O. Box 1704
Mauiwan, Hawaii 96768

Dear Mr. Nikhilendra:

Subject: TESTIMONY ON PREPARATION NOTICE FOR DSEIS FOR
EAST MAUI WATER DEVELOPMENT PLAN

At the public meeting of May 17, 2002 held at the Haiku Community Center to accept testimony on the above matter, you expressed concern about the pumping of ground water from East Maui to Central Maui. It is not our policy to transport water from one aquifer system to another to the detriment of the area from which the water is taken. However, we feel that water should be used for the maximum benefit of all the people of Maui as required by the Community General Plan and State CWRM. In preparing the East Maui Water Development Plan, our goal is to create such a balance which would be beneficial to all the people of Maui.

With respect to your concerns about the adverse effect on Makapapa Stream, we wish to point out that the stream is not in the Kauhakua Unit of the Haiku Aquifer System. It will not be affected by activities in the Kauhakua Unit. The SEIS is limited to the Haiku Aquifer System and does not reach as far as Keanae and Naihaka.

We appreciate your taking the time to testify.

Sincerely,

David R. Cradick
Director
DRC:sc
cc: Mink & Yuen

"By Water All Things, Third Life"

6/3/02 AFN



DEPARTMENT OF WATER SUPPLY

CITY OF MAUI

PO. BOX 1100

WAILEA, MAUI, HAWAII 96794-5100

TELEPHONE (808) 270-7815 • FAX (808) 270-7833 • WWW.MAUILAWATER.COM

June 3, 2002

Mrs. Christina Hemming
P. O. Box 79114
Paia, Hawaii 96779

Dear Ms. Hemming:

Subject: TESTIMONY ON PREPARATION NOTICE FOR DSEIS FOR
EAST MAUI WATER DEVELOPMENT PLAN

At the public meeting of May 17, 2002 held at the Haiku Community Center to accept testimony on the above matter, you voiced your displeasure about the manner in which the meeting was called as being illegal. We check with our Corporation Counsel's office and were satisfied that such meeting was indeed legal and proper.

We realize that the DSEIS Preparation Notice was distributed to various individuals and organizations sometime ago for review and comments. Although we received many interesting statements and observations, we felt that it would be desirable for those who did not have an opportunity to express their views initially be allowed to do so at this community meeting. We appreciate the response by those who testified.

In your testimony, you also objected to the pumping of groundwater from East Maui to Central. It is not our policy to transport water from one aquifer system to another to the detriment of the area from which the water is taken. However, water should be used for the maximum benefit of all the people of Maui as required by the Community General Plan and State CWRML. Our goal is to create such a balance which would be beneficial to all the people of Maui.

Thank you for your testimony.

Sincerely,

David R. Craddick
Director

DRCas
cc: Mink & Yuen



DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

PO. BOX 1100

WAILEA, MAUI, HAWAII 96794-5100

TELEPHONE (808) 270-7815 • FAX (808) 270-7833 • WWW.MAUILAWATER.COM

June 3, 2002

Mr. Gregg Blue
Haiku Community Association
265 W. Kuiaha Road
Haiku, Hawaii 96708

Dear Mr. Blue:

Subject: TESTIMONY ON PREPARATION NOTICE FOR DSEIS FOR
EAST MAUI WATER DEVELOPMENT PLAN

At the public meeting of May 17, 2002 held at the Haiku Community Center to accept testimony on the above matter, you voiced your displeasure about the manner in which the meeting was called as being illegal. We check with our Corporation Counsel's office and were satisfied that such meeting was indeed legal and proper.

We realize that the DSEIS Preparation Notice was distributed to various individuals and organizations sometime ago for review and comments. Although we received many interesting statements and observations, we felt that it would be desirable for those who did not have an opportunity to express their views initially be allowed to do so at this community meeting. We appreciate the response by those who testified.

In your testimony, you also objected to the pumping of groundwater from East Maui to Central. It is not our policy to transport water from one aquifer system to another to the detriment of the area from which the water is taken. However, water should be used for the maximum benefit of all the people of Maui as required by the Community General Plan and State CWRML. Our goal is to create such a balance which would be beneficial to all the people of Maui.

Thank you for your testimony. We are hopeful that the matter will resolve amicably in the near future.

Sincerely,

David R. Craddick
Director
DRCas
cc: Mink & Yuen

"By Water All Things Find Life"

"By Water All Things Find Life"

Present on recorded phone

Present on recorded phone



DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 1108

WAILEA, MAUI, HAWAII 96793-4108

TELEPHONE (808) 270-7316 • FAX (808) 270-7633 • www.mauawater.org

June 3, 2002

Mr. Edwin Young
Only One Til Gardens
P.O. Box 234
Hana, Hawaii 96713

Dear Mr. Young:

Subject: TESTIMONY ON PREPARATION NOTICE FOR DSEIS FOR
EAST MAUI WATER DEVELOPMENT PLAN

At the public meeting of May 17, 2002 held at the Haiku Community Center to accept testimony on the above matter, you expressed concern about the effects of the Kuhihwa Well on Nihila Springs. We cannot comment on this matter because the area involved is outside the boundaries of the SEIS study.

You also stated that no additional wells should be drilled in East Maui but the 1990 Water Use and Development Plan has this project listed. This decision to drill more wells is under the jurisdiction of the State Water Commission. In making their decision, they will consider the existing plans and sustainable yields as listed in the State Water Protection Plan.

Thank you for your testimony.

Sincerely,

David R. Craddick
Director
DRC:ac
cc: Mink & Yuen

"By Water, All Things, Find Life"

return on request page



DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 1108

WAILUKU, MAUI, HAWAII 96793-4108

TELEPHONE (808) 270-7316 • FAX (808) 270-7633 • www.mauawater.org

June 3, 2002

Mr. Mark Sheehan
Maui Tomorrow
Box 419
Makawao, Hawaii 96768

Dear Mr. Sheehan:

Subject: TESTIMONY ON PREPARATION NOTICE FOR DSEIS FOR
EAST MAUI WATER DEVELOPMENT PLAN

At the public meeting of May 17, 2002 held at the Haiku Community Center to accept testimony on the above matter, you voiced your displeasure about the manner in which the meeting was called as being illegal. We checked with our Corporation Counsel's office and were satisfied that the meeting was indeed legal and proper.

We realize that the DSEIS Preparation Notice was distributed to various individuals and organizations sometimes ago for review and comments. Although we received many interesting statements and observations, we felt that it would be desirable for those who did not have an opportunity to express their views initially be allowed to do so at this community meeting. We appreciate the response by those who testified.

Thank you for your testimony. We are hopeful that the matter will be resolved amicably in the near future.

Sincerely,

David R. Craddick
Director
DRC:ac
cc: Mink & Yuen

"By Water, All Things, Find Life"

return on request page



DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 1118

WAILEA, MAUI, HAWAII 96793-4118

TELEPHONE (808) 270-7718 • FAX (808) 270-7723 • www.mauicounty.org

June 3, 2002

Mr. Keith Deesert
P.O. Box 791213
Pai, Hawaii 96779

Dear Mr. Deesert:

Subject: TESTIMONY ON PREPARATION NOTICE FOR DSEIS FOR
EAST MAUI WATER DEVELOPMENT PLAN

At this public meeting of May 17, 2002 held at the Halihi Community Center to accept testimony
on the above matter, you were concerned about what was happening to the stream which is
flowing by your property in Huelo. The stream you refer to is outside the study area detailed in
the SEIS.

Thank you for your testimony.

Sincerely,

David R. Craddick
Director

DRC:cc
xc: Mink & Yuen

DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 1118

WAILEA, MAUI, HAWAII 96793-4118

TELEPHONE (808) 270-7718 • FAX (808) 270-7723 • www.mauicounty.org

June 5, 2002

Mr. Jonathan Starr
P. O. Box 1888
Kahului, HI 96733

Dear Mr. Starr:

Subject: TESTIMONY ON PREPARATION NOTICE FOR DSEIS FOR
EAST MAUI WATER DEVELOPMENT PLAN

In your testimony at the public meeting at the Halihi Community Center, you represented that
the meeting was not condoned by the Board of Water Supply when you were purporting to
represent. The testimony you have presented does not preclude the effort on the consultant's
part to offer opportunities to bring up other issues which may have been overlooked in the
process.

Mink and Yuen were contracted to prepare a Supplemental Environmental Impact Statement for

the East Maui Development Plan.

The Water Department has the option to hold a scoping meeting with the public. Normally the
meeting would be held during the review time after the prep notice was filed with OEQC. The
meeting didn't happen during the open comment period. However, one of the comments was
that we should have an open meeting to collect information from people and consulted OEQC
and our legal advisors said it is okay to hold the meeting to accept public information as long as
we include and respond to the information in the draft SEIS.

We have done that in all cases including your testimony.

Sincerely,

David R. Craddick
Director
DRC:cc
xc: Mink & Yuen

"B, Water All Things Fluid Life"

TOMA P. 02

"B. Mink, Attn: Thomas Tad Lih"



DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 1108

WAIKIKI, MAUI, HAWAII 96750-4109

TELEPHONE (808) 270-7818 • FAX (808) 270-7833 • www.mauewater.org

June 3, 2002

Mr. Steve Slater
P. O. Box 769913
Pita, Hawaii 96779

Dear Mr. Slater:

Subject: TESTIMONY ON PREPARATION NOTICE FOR DSEIS FOR
EAST MAUI WATER DEVELOPMENT PLAN

At the public meeting of May 17, 2002 held at the Haiku Community Center to accept testimony on the above matter, you were concerned about the loss in flow of fresh water to ocean would be damaging to the marine environment. The quantitative study done by marine biologists along the Haiku coast suggests that the natural flow of ground water to the ocean does important role in the marine biology of the Haiku coast. This subject will be covered in detail in the DSEIS.

You also felt that the meeting was a sham and that public input is being ignored. All testimony provided at the meeting is being reviewed and commented on. We realize that the DSEIS Preparation Notice was distributed to various individuals and organizations sometime ago for review and comments. Although we received many interesting statements and observations, we felt that it would be desirable for those who did not have an opportunity to express their views initially be allowed to do so at this community meeting. We appreciate the response by those who testified.

Thank you for your testimony.

Sincerely,
David R. Craddick
Director
DRC:sc
cc: Mink & Yuen*"By Water All Things, Find Life."**"Please see reverse page"*

DEPARTMENT OF WATER SUPPLY

COUNTY OF MAUI

P.O. BOX 1108

WAIKIKI, MAUI, HAWAII 96750-4109

TELEPHONE (808) 270-7818 • FAX (808) 270-7833 • www.mauewater.org

June 3, 2002

Mr. Don Grantham
Stern Club
HCL Box 47
Haiku, Hawaii 96708

Dear Mr. Grantham:

Subject: TESTIMONY ON PREPARATION NOTICE FOR DSEIS FOR
EAST MAUI WATER DEVELOPMENT PLAN

At the public meeting of May 17, 2002 held at the Haiku Community Center to accept testimony on the above matter, you were concerned about the possible adverse effects due to pumping from the proposed wells on the marine environment. The quantitative study done by marine biologists along the Haiku coast suggests that the natural flow of ground water to the ocean does not play an important role in the marine biology of the Haiku coast. This subject is discussed in the Draft SEIS.

You also expressed reservations about pumping water from one aquifer system to another. It is not our policy to transport water from one aquifer system to another to the detriment of the area from which the water is taken. However, we feel that water should be used for the maximum benefit of all the people of Maui as required by the Community General Plan and State CWRM. In preparing the East Maui Water Development Plan our goal is to create such a balance which would be beneficial to all the people of Maui.

Your testimony is appreciated.

Sincerely,
David R. Craddick
Director
DRC:sc
cc: Mink & Yuen*"By Water All Things, Find Life."**"Please see reverse page"*

16.6

MONITOR WELL PUMP TEST RESULTS



MWH Laboratories

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

REC'D

2002 MAR 23 PM 4:29
DEPT. OF WATER SUPPLY
COUNTY OF MAUI

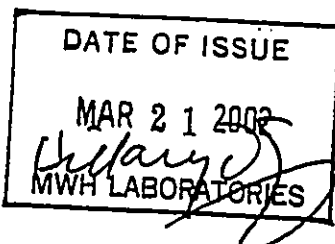
Laboratory Report

for

Maui, County of, Department of Water Supply
614 Palapala Dr

Kahului , HI 96732

Attention: Cari Cerizo
Fax: (808) 270-6133



HDS Hillary Strayer
Project Manager

Report#: 91594
PHASEV

Laboratory certifies that the test results meet all NELAC requirements unless noted in the Comments section or the Case Narrative. Following the cover page are Comments, QC Report, QC Summary, Data Report, Hits Report, totaling 43 page[s].



CHAIN OF CUSTODY RECORD

muo
11/24/91 5:14

MONTGOMERY WATSON LABORATORIES

NVLabs USE ONLY:

LOGIN COMMENTS:

555 E. Walnut St., Pasadena, CA 91101
(626) 568-6400 (800) 566-5227

SAMPLES CHECKED/LOGGED IN BY:	<u>SC</u>	(Compliance: 4 +/- 2°C)
SAMPLE TEMP, RECEIPT AT LAB	<u>SC</u>	(SDWA, Phase V, NPDES, FDA, ...)
SAMPLES RECEIVED DAY OF COLLECTION?	<input type="checkbox"/>	(check for yes)
BLUE ICE: FROZEN	<input checked="" type="checkbox"/>	PARTIALLY FROZEN
THAWED	<input type="checkbox"/>	

TO BE COMPLETED BY SAMPLER:

TAT requested: STD 1 week 3 day 1 day

PROJECT JOB # / P.O. #

COUNTY OF MAUI
SAMPLER(S): PRINTED NAME AND SIGNATURE

K KUBA A KIDO

TIME DATE SITE NAME or LOCATION

IDENTIFIER, STATE ID #

MATRIX

GRAB

COMP

RGW X

EMWD/P SEIS MONITOR WELL

RGW X

RGW

Montgomery Watson Laboratories
 555 E. Walnut St., Pasadena, CA 91101
 PHONE: 626-568-6400/FAX: 626-568-6324

ACKNOWLEDGMENT OF SAMPLES RECEIVED

Maui, County of, Department of Water Supply
 614 Palapala Dr
 Kahului, HI 96732
 Attn: Cari Cerizo
 Phone: (808) 270-7344

Customer Code: MAUI
 Group#: 91594
 Project#: PHASEV
 Proj Mgr: Hillary Strayer
 Phone: (626) 568-6412

The following samples were received from you on 02/06/02. They have been scheduled for the tests listed beside each sample. If this information is incorrect, please contact your service representative. Thank you for using Montgomery Watson Laboratories.

Sample#	Sample Id	Matrix	Sample Date
Tests Scheduled			
2202060051	EMWDP SEIS MONITOR WELL	Water	05-feb-2002 09:00:00
	@DIQUAT	@EDB-DBC	@ML525
	@VOASDWA	ALK	AS-MS
	CD-MS	CNDW	CR-MS
	F	GLYPHOS	HG
	NO3	PB-MS	PH
	TL-MS		
Test Acronym Description			
Test Acronym	Description		
@DIQUAT	Diquat and Paraquat		
@EDB-DBC	EDB and DBCP by GC-ECD		
@ML525	525 Semivolatiles by GC/MS		
@ML531	Aldicarbs		
@NPS3	Herbicides by 515.1		
@PESTSDW	SDWA Pesticides		
@VOASDWA	Regulated VOCs plus Lists 1&3		
ALK	Alkalinity		
AS-MS	Arsenic, Total, ICAP/MS		
BA-MS	Barium, Total, ICAP/MS		
BE-MS	Beryllium, Total, ICAP/MS		
CA	Calcium, Total, ICAP		
CD-MS	Cadmium, Total, ICAP/MS		
CNDW	Cyanide		
CR-MS	Chromium, Total, ICAP/MS		
CU-MS	Copper, Total, ICAP/MS		
EC	Specific Conductance		
ENDOTHAL	Endothall		
F	Fluoride		
GLYPHOS	Glyphosate		
HG	Mercury		
MIREX1	Mirex		

Maui, County of, Department of Water Supply
614 Palapala Dr Customer Code: MAUI
Kahului, HI 96732 Group#: 91594
Attn: Cari Cerizo Project#: PHASEV
Phone: (808) 270-7344 Proj Mgr: Hillary Strayer
Phone: (626) 568-6412

Test Acronym Description

Test Acronym	Description
NI-MS	Nickel, Total, ICAP/MS
NO2-N	Nitrite, Nitrogen by IC
NO3	Nitrate as Nitrogen by IC
PB-MS	Lead, Total, ICAP/MS
PH	Lab pH
SB-MS	Antimony, Total, ICAP/MS
SE-MS	Selenium, Total, ICAP/MS
TCDD-DW	2,3,7,8 - TCDD
TL-MS	Thallium, Total, ICAP/MS



MWH Laboratories

MONTGOMERY WATSON HARZA
555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Report
Comments
#91594

Group Comments

(TCDD) Analyzed by Pace Analytical, Minneapolis, MN.
(508) Sample results for aldrin and heptachlor not reported,
due to LCS failure. Use 525.2 for reporting. QIR-GC-02-042.
(525.2) Methoxychlor failed high in LFB. Use 508 data.
Di-n-butylphthalate reported as NA, possible system con-
tamination. Matrix interference with surrogate compounds.

(QC Ref#: 164254)

Test: Aldrin

QC Type: LCS1

Recovery out of limits, sample result may have a low bias.
QIR-GC-02-042.

Test: Endosulfan I (alpha)

QC Type: MSD

MSD is a NELAC required QC, not a method requirement. LCS
recovery was within QC acceptance limits. QIR-GC-02-042.

Test: Heptachlor

QC Type: LCS1

Recovery out of limits, sample result may have a low bias.
QIR-GC-02-042.

Test: Heptachlor Epoxide

QC Type: MSD

MSD is a NELAC required QC, not a method requirement. LCS
recovery was within QC acceptance limits. QIR-GC-02-042.

Test: Tetrachlorometylène (surr)

QC Type: LCS1

Recovery out of limits, secondary surrogate was within QC
acceptance limits. QIR-GC-02-042.

(QC Ref#: 164391)

Test: Acifluorfen (qualitative)

QC Type: MS

Recovery out of limits, LCS recoveries were within QC
acceptance limits. QIR-GC-02-052.

QC Type: MSD

Recovery out of limits, LCS recoveries were within QC
acceptance limits. QIR-GC-02-052.



Report
Comments
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Test: Tot DCPA Mono&Diacid Degradate

QC Type: LCS1

Recovery out of limits, sample result may have a low bias.
QIR-GC-02-052.

Test: Dinoseb

QC Type: LCS1

Recovery out of limits, sample result may have a low bias.
QIR-GC-02-052.

QC Type: MSD

Recovery out of limits, sample result may have a low bias.
QIR-GC-02-052.

(QC Ref#: 164400)

Test: 2-Butanone (MEK)

QC Type: MS

MS/MSD are NELAC, not method, specified QC. Meets method criteriea for LFB.

QC Type: MSD

MS/MSD are NELAC, not method, specified QC. Meets method criteriea for LFB.

(QC Ref#: 165825)

Test: Di-(2-Ethylhexyl) adipate

QC Type: MS

Failed high, no effect on ND data

Test: Methoxychlor

QC Type: LCS1

Bias high for methoxychlor - All samples ND.

Bias high for methoxychlor - All samples ND. See QIR#GCMS-02

Failed high, no effect on ND data

-073.

See QIR#GCMS-02-082.

QC Type: MS

Failed high, no effect on ND data

QC Type: MSD

Failed high, no effect on ND data

(QC Ref#: 2202060051)

Test: 525 Semivolatiles by GC/MS

SEE QIR-GCMS-02-90, system may be contaminated with (1.6ppb)



MWH Laboratories

MONTGOMERY WATSON HARZA

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Report
Comments
#91594

Di-n-butyl phthalate. Surrogate#3 Perylene-d12 NA due to severed matrix interference.



Laboratory
Hits Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
Cari Cerizo
614 Palapala Dr
Kahului , HI 96732

Samples Received

06-feb-2002 13:13:26

Analyzed	Sample#	Sample ID	Result	UNITS	MRL
2202060051 EMWDP SEIS MONITOR WELL					
02/07/02	Alkalinity		64	mg/l	1.000
02/12/02	Arsenic, Total, ICAP/MS		1.4	ug/l	1.000
02/12/02	Barium, Total, ICAP/MS		17	ug/l	2.000
02/11/02	Calcium, Total, ICAP		9.8	mg/l	1.000
02/12/02	Chromium, Total, ICAP/MS		13	ug/l	1.000
02/12/02	Copper, Total, ICAP/MS		88	ug/l	2.000
02/06/02	Fluoride		0.14	mg/l	.050
02/07/02	Lab pH		8.2	Units	.001
02/12/02	Lead, Total, ICAP/MS		9.1	ug/l	.500
02/12/02	Nickel, Total, ICAP/MS		23	ug/l	5.000
02/06/02	Nitrate as Nitrogen by IC		0.35	mg/l	.100
02/07/02	Specific Conductance		247	umho/c	4.000

SUMMARY OF POSITIVE DATA ONLY.

Hits Report - Page 1 of 1



MWH Laboratories

MONTGOMERY WATSON HARZA
555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Laboratory
Data Report
#91594

Maui, County of, Department of
Water Supply
Cari Cerizo
614 Palapala Dr
Kahului , HI 96732

Samples Received

02/06/02

Prepared	Analyzed	QC Ref#	Method	Analyte	Result	Units	MRL	Dilution	
EMWDP SEIS MONITOR WELL (2202060051)									
				Sampled on	02/05/02 09:00				
02/07/02	00:00	163572	(SM2320B/E310.1)	Alkalinity	64	mg/l	1.0	1	
02/12/02	12:28	163905	(EPA/ML 200.8)	Arsenic, Total, ICAP/MS	1.4	ug/l	1.0	1	
02/12/02	12:28	163928	(EPA/ML 200.8)	Barium, Total, ICAP/MS	17	ug/l	2.0	1	
02/12/02	12:28	163890	(EPA/ML 200.8)	Beryllium, Total, ICAP/MS	ND	ug/l	1.0	1	
02/11/02	10:05	163694	(ML/EPA 200.7)	Calcium, Total, ICAP	9.8	mg/l	1.0	1	
02/12/02	12:28	163920	(EPA/ML 200.8)	Cadmium, Total, ICAP/MS	ND	ug/l	0.50	1	
02/08/02	00:00	163606	(SM4500CN-P)	Cyanide	ND	mg/l	0.025	1	
02/12/02	12:28	163881	(EPA/ML 200.8)	Chromium, Total, ICAP/MS	13	ug/l	1.0	1	
02/12/02	12:28	163893	(EPA/ML 200.8)	Copper, Total, ICAP/MS	88	ug/l	2.0	1	
02/07/02	00:00	163435	(ML/S2510B)	Specific Conductance	247	umho/cm	4.0	1	
02/08/02	02/15/02	00:00	164410	(ML/EPA 548.1)	Endothall	ND	ug/l	20	4
02/06/02	00:00	163408	(SM4500P-C)	Fluoride	0.14	mg/l	0.050	1	
02/11/02	00:00	163779	(ML/EPA 547)	Glyphosate	ND	ug/l	6.0	1	
02/12/02	17:00	164006	(EPA/ML 245.1)	Mercury	ND	ug/l	0.20	1	
02/07/02	02/16/02	00:00	164253	(ML/EPA 508)	Mirax	ND	ug/l	0.25	1
02/12/02	12:28	163888	(EPA/ML 200.8)	Nickel, Total, ICAP/MS	23	ug/l	5.0	1	
02/06/02	14:43	163709	(ML/EPA 300.0)	Nitrite, Nitrogen by IC	ND	mg/l	0.10	1	
02/06/02	14:43	163710	(ML/EPA 300.0)	Nitrate as Nitrogen by IC	0.35	mg/l	0.10	1	
02/12/02	12:28	163943	(EPA/ML 200.8)	Lead, Total, ICAP/MS	9.1	ug/l	0.50	1	
02/07/02	00:00	163495	(S4500HB/E150.1)	Lab pH	8.2	Units	0.0010	1	
02/12/02	12:28	163931	(EPA/ML 200.8)	Antimony, Total, ICAP/MS	ND	ug/l	1.0	1	
02/12/02	12:28	163908	(EPA/ML 200.8)	Selenium, Total, ICAP/MS	ND	ug/l	5.0	1	
02/15/02	02/22/02	00:00		(EPA 1613)	2,3,7,8 - TCDD	ND	pg/l	5.0	1
02/12/02	12:28	163937	(EPA/ML 200.8)	Thallium, Total, ICAP/MS	ND	ug/l	1.0	1	
525 Semivolatiles by GC/MS									
02/09/02	03/11/02	00:00	165825	(ML/EPA 525.2)	2,4-Dinitrotoluene	ND	ug/l	0.10	1
02/09/02	03/11/02	00:00	165825	(ML/EPA 525.2)	alpha-Chlordane	ND	ug/l	0.050	1
02/09/02	03/11/02	00:00	165825	(ML/EPA 525.2)	Diazinon	ND	ug/l	0.10	1
02/09/02	03/11/02	00:00	165825	(ML/EPA 525.2)	Acenaphthylene	ND	ug/l	0.10	1
02/09/02	03/11/02	00:00	165825	(ML/EPA 525.2)	Alachlor	ND	ug/l	0.050	1

Laboratory
Data Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

Prepared	Analyzed	QC Ref#	Method	Analyte	Result	Units	MRL	Dilution
EMWDP	SEIS MONITOR WELL (2202060051)			(continued)		Sampled on	02/05/02	
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Aldrin	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Anthracene	ND	ug/l	0.020	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Atrazine	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Benz(a)Anthracene	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Benzo(a)pyrene	ND	ug/l	0.020	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Benzo(b)Fluoranthene	ND	ug/l	0.020	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Benzo(g,h,i)Perylene	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Benzo(k)Fluoranthene	ND	ug/l	0.020	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Di(2-Ethylhexyl)phthalate	ND	ug/l	0.60	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Butylbenzylphthalate	ND	ug/l	0.50	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Bromacil	ND	ug/l	0.20	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Butachlor	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Caffeine	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Chrysene	ND	ug/l	0.020	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Dibenz(a,h)Anthracene	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Di-(2-Ethylhexyl)adipate	ND	ug/l	0.60	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Dimethylphthalate	ND	ug/l	0.50	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Dieldrin	ND	ug/l	0.20	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Dimethylphthalate	ND	ug/l	0.50	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Dimethoate	ND	ug/l	10	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Di-n-Butylphthalate	NA	ug/l	0.50	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Endrin	ND	ug/l	0.10	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Fluoranthene	ND	ug/l	0.10	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Fluorene	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	gamma-Chlordane	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Hexachlorobenzene	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Hexachlorocyclopentadiene	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Heptachlor	ND	ug/l	0.040	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Heptachlor Epoxide	ND	ug/l	0.020	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Indeno(1,2,3,c,d)Pyrene	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Isophorone	ND	ug/l	0.50	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Lindane	ND	ug/l	0.020	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Methoxychlor	NA	ug/l	0.050	1



MWH Laboratories

MONTGOMERY WATSON HARZA
555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Laboratory
Data Report
#91594

Maui, County of, Department of
Water Supply
(continued)

Prepared	Analyzed	QC Ref#	Method	Analyte	Result	Units	MRL	Dilution
EMWDP SEIS MONITOR WELL (2202060051) (continued)								
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Metrribuzin	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Molinate	ND	ug/l	0.20	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Metolachlor	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	trans-Nonachlor	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Pentachlorophenol	ND	ug/l	1.0	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Phenanthrene	ND	ug/l	0.020	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Prometryn	ND	ug/l	0.50	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Propachlor	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Pyrene	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Simazine	ND	ug/l	0.050	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Thibencarb	ND	ug/l	0.20	1
02/09/02	03/11/02 00:00	165825	(ML/EPA 525.2)	Trifluralin	ND	ug/l	0.10	1
			(Surrogate)	Perylene-d12	NA	% Rec		
Aldicarbs								
02/16/02	00:00	164298	(ML/EPA 531.1)	3-Hydroxycarbofuran	ND	ug/l	2.0	1
02/16/02	00:00	164298	(ML/EPA 531.1)	Aldicarb (Temik)	ND	ug/l	0.50	1
02/16/02	00:00	164298	(ML/EPA 531.1)	Aldicarb sulfone	ND	ug/l	0.70	1
02/16/02	00:00	164298	(ML/EPA 531.1)	Aldicarb sulfoxide	ND	ug/l	0.50	1
02/16/02	00:00	164298	(ML/EPA 531.1)	Baygon	ND	ug/l	2.0	1
02/16/02	00:00	164298	(ML/EPA 531.1)	Carbofuran (Furadan)	ND	ug/l	0.90	1
02/16/02	00:00	164298	(ML/EPA 531.1)	Carbaryl	ND	ug/l	2.0	1
02/16/02	00:00	164298	(ML/EPA 531.1)	Methiocarb	ND	ug/l	2.0	1
02/16/02	00:00	164298	(ML/EPA 531.1)	Methomyl	ND	ug/l	1.0	1
02/16/02	00:00	164298	(ML/EPA 531.1)	Oxamyl (Vydate)	ND	ug/l	2.0	1
			(Surrogate)	BDMC	98	% Rec		
Diquat and Paraquat								
02/12/02	02/19/02 00:00	164668	(ML/EPA 549.2)	Diquat	ND	ug/l	0.40	1
02/12/02	02/19/02 00:00	164668	(ML/EPA 549.2)	Paraquat	ND	ug/l	2.0	1



Laboratory
Data Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

Prepared	Analyzed	QC Ref#	Method	Analyte	Result	Units	MRL	Dilution
EMWDP SEIS MONITOR WELL (2202060051)				(continued)	Sampled on 02/05/02			
EDB and DBCP by GC-ECD								
02/07/02	02/12/02 00:00	164005	(ML/EPA 504.1)	Dibromochloropropane (DBCP)	ND	ug/l	0.010	1
02/07/02	02/12/02 00:00	164005	(ML/EPA 504.1)	Ethylene Dibromide (EDB)	ND	ug/l	0.010	1
			(Surrogate)	1,2-dibromopropane	87	# Rec		
Herbicides by 515.1								
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	2,4,5-T	ND	ug/l	0.20	1
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	2,4,5-TP (Silvex)	ND	ug/l	0.20	1
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	2,4-D	ND	ug/l	0.10	1
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	2,4-DB	ND	ug/l	2.0	1
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	Dichlorprop	ND	ug/l	0.50	1
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	Acifluorfen (qualitative)	ND	ug/l	0.20	1
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	Bentazon	ND	ug/l	0.50	1
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	Dalapon (qualitative)	ND	ug/l	1.0	1
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	3,5-Dichlorobenzoic acid	ND	ug/l	0.50	1
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	Tot DCPA Mono&Diacid Degradate	ND	ug/l	0.10	1
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	Dicamba	ND	ug/l	0.080	1
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	Dinoseb	ND	ug/l	0.20	1
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	Pentachlorophenol	ND	ug/l	0.040	1
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	Picloram	ND	ug/l	0.10	1
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	4-Nitrophenol (qualitative)	ND	ug/l	5.0	1
02/13/02	02/17/02 00:00	164391	(ML/EPA 515.1)	2,4-Dichlorophenylacetic acid	ND	#R	0.0000	1
			(Surrogate)	2,4-Dichlorophenylacetic acid	95	# Rec		
Regulated VOCs plus Lists 1&3								
02/13/02 00:00	164400	(ML/EPA 524.2)	1,1,1,2-Tetrachloroethane	ND	ug/l	0.50	1	
02/13/02 00:00	164400	(ML/EPA 524.2)	1,1,1-Trichloroethane	ND	ug/l	0.50	1	
02/13/02 00:00	164400	(ML/EPA 524.2)	1,1,2,2-Tetrachloroethane	ND	ug/l	0.50	1	
02/13/02 00:00	164400	(ML/EPA 524.2)	1,1,2-Trichloroethane	ND	ug/l	0.50	1	
02/13/02 00:00	164400	(ML/EPA 524.2)	1,1-Dichloroethane	ND	ug/l	0.50	1	
02/13/02 00:00	164400	(ML/EPA 524.2)	1,1-Dichloroethylene	ND	ug/l	0.50	1	



Laboratory
Data Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

Prepared	Analyzed	QC Ref#	Method	Analyte	Result	Units	MRL	Dilution
EMWDP SEIS MONITOR WELL (2202060051) (continued)								
02/13/02 00:00	164400	(ML/EPA 524.2)		1,1-Dichloropropene	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		1,2,3-Trichlorobenzene	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		1,2,3-Trichloropropane	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		1,2,4-Trichlorobenzene	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		1,2,4-Trimethylbenzene	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		1,2-Dichloroethane	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		1,2-Dichloropropane	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		1,3,5-Trimethylbenzene	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		1,3-Dichloropropane	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		p-Dichlorobenzene (1,4-DCB)	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		2,2-Dichloropropane	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		2-Butanone (MEK)	ND	ug/l	5.0	1
02/13/02 00:00	164400	(ML/EPA 524.2)		o-Chlorotoluene	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		p-Chlorotoluene	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		4-Methyl-2-Pentanone (MIBK)	ND	ug/l	5.0	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Benzene	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Bromobenzene	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Bromomethane (Methyl Bromide)	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		cis-1,2-Dichloroethylene	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Chlorobenzene	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Carbon Tetrachloride	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		cis-1,3-Dichloropropene	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Bromoform	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Chloroform (Trichloromethane)	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Bromochloromethane	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Chloroethane	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Chloromethane(Methyl Chloride)	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Chlorodibromomethane	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Dibromomethane	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Bromodichloromethane	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Dichloromethane	ND	ug/l	0.50	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Di-isopropyl ether	ND	ug/l	5.0	1
02/13/02 00:00	164400	(ML/EPA 524.2)		Ethyl benzene	ND	ug/l	0.50	1



Laboratory
Data Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

Prepared	Analyzed	QC Ref#	Method	Analyte	Result	Units	MRL	Dilution
EMWDP	SEIS MONITOR WELL (2202060051)			(continued)		Sampled on	02/05/02	
02/13/02	00:00	164400	(ML/EPA 524.2)	Dichlorodifluoromethane	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	Fluorotrichloromethane-Freon11	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	Hexachlorobutadiene	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	Isopropylbenzene	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	m-Dichlorobenzene (1,3-DCB)	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	m,p-Xylenes	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	Methyl Tert-butyl ether (MTBE)	ND	ug/l	3.0	1
02/13/02	00:00	164400	(ML/EPA 524.2)	Naphthalene	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	n-Butylbenzene	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	n-Propylbenzene	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	o-Xylene	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	o-Dichlorobenzene (1,2-DCB)	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	Tetrachloroethylene (PCE)	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	p-Isopropyltoluene	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	sec-Butylbenzene	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	Styrene	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	trans-1,2-Dichloroethylene	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	tert-amyl Methyl Ether	ND	ug/l	3.0	1
02/13/02	00:00	164400	(ML/EPA 524.2)	tert-Butyl Ethyl Ether	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	tert-Butylbenzene	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	Trichloroethylene (TCE)	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	Trichlorotrifluoroethane(Freon	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	trans-1,3-Dichloropropene	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	Toluene	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	Total THM	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	Total xylenes	ND	ug/l	0.50	1
02/13/02	00:00	164400	(ML/EPA 524.2)	Vinyl chloride (VC)	ND	ug/l	0.30	1
		(Surrogate)	1,2-Dichloroethane-d4	107	% Rec		
		(Surrogate)	4-Bromofluorobenzene	97	% Rec		
		(Surrogate)	Toluene-d8	100	% Rec		



Laboratory
Data Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

Prepared	Analyzed	QC Ref#	Method	Analyte	Result	Units	MRL	Dilution
				EMWDP SEIS MONITOR WELL (2202060051) (continued)		Sampled on 02/05/02		

SDWA Pesticides

02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) PCB 1016 Aroclor	ND	ug/l	0.070	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) PCB 1221 Aroclor	ND	ug/l	0.10	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) PCB 1232 Aroclor	ND	ug/l	0.10	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) PCB 1242 Aroclor	ND	ug/l	0.10	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) PCB 1248 Aroclor	ND	ug/l	0.10	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) PCB 1254 Aroclor	ND	ug/l	0.10	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) PCB 1260 Aroclor	ND	ug/l	0.10	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Alpha-BHC	ND	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Alachlor (Alanex)	ND	ug/l	0.050	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Aldrin	NA	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Beta-BHC	ND	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Chlordane	ND	ug/l	0.10	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Chlorthalonsil (Draconil, Bravo)	ND	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Delta-BHC	ND	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) p,p' DDD	ND	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) p,p' DDE	ND	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) p,p' DDT	ND	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Dieldrin	ND	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Endrin Aldehyde	ND	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Endrin	ND	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Endosulfan I (alpha)	ND	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Endosulfan II (beta)	ND	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Endosulfan sulfate	ND	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Heptachlor	NA	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Heptachlor Epoxide	ND	ug/l	0.010	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Lindane (gamma-BHC)	ND	ug/l	0.050	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Methoxychlor	ND	ug/l	0.050	1
02/07/02	02/16/02 00:00	164254	{ ML/EPA 508) Toxaphene	ND	ug/l	0.50	1
02/07/02	02/16/02 00:00	164254	{ Surrogate) Dibutyl Chlorendate	70	t Rec		
			{ Surrogate) Tetrachlorometaxylen	104	t Rec		



MWH Laboratories
MONTGOMERY WATSON HARZA

535 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Laboratory
Data Report
#91594

Maui, County of, Department of
Water Supply
(continued)

Prepared	Analyzed	QC Ref#	Method	Analyte	Result	Units	MRL	Dilution
EMWDP SEIS MONITOR WELL (2202060051)				(continued)	Sampled on 02/05/02			

This page intentionally left blank.



Laboratory
QC Summary
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply

<input type="checkbox"/> QC Ref #163408 - Fluoride	Analysis Date: 02/06/2002
2202060051	EMWDP SEIS MONITOR WELL
<input type="checkbox"/> QC Ref #163435 - Specific Conductance	Analysis Date: 02/07/2002
2202060051	EMWDP SEIS MONITOR WELL
<input type="checkbox"/> QC Ref #163495 - Lab pH	Analysis Date: 02/07/2002
2202060051	EMWDP SEIS MONITOR WELL
<input type="checkbox"/> QC Ref #163572 - Alkalinity	Analysis Date: 02/07/2002
2202060051	EMWDP SEIS MONITOR WELL
<input type="checkbox"/> QC Ref #163606 - Cyanide	Analysis Date: 02/08/2002
2202060051	EMWDP SEIS MONITOR WELL
<input type="checkbox"/> QC Ref #163694 - Calcium, Total, ICAP	Analysis Date: 02/11/2002
2202060051	EMWDP SEIS MONITOR WELL
<input type="checkbox"/> QC Ref #163709 - Nitrite, Nitrogen by IC	Analysis Date: 02/06/2002
2202060051	EMWDP SEIS MONITOR WELL
<input type="checkbox"/> QC Ref #163710 - Nitrate as Nitrogen by IC	Analysis Date: 02/06/2002
2202060051	EMWDP SEIS MONITOR WELL



MWH Laboratories

MONTGOMERY WATSON HARZA

555 East Walnut Street
Pasadena, California 91101
Tel: 828 568 6400
Fax: 828 568 6324
1 800 568 LABS (1 800 568 5227)

Laboratory
QC Summary
#91594

Maui, County of, Department of
Water Supply
(continued)

QC Ref #163779 - Glyphosate Analysis Date: 02/11/2002
2202060051 EMWDP SEIS MONITOR WELL

QC Ref #163881 - Chromium, Total, ICAP/MS Analysis Date: 02/12/2002
2202060051 EMWDP SEIS MONITOR WELL

QC Ref #163888 - Nickel, Total, ICAP/MS Analysis Date: 02/12/2002
2202060051 EMWDP SEIS MONITOR WELL

QC Ref #163890 - Beryllium, Total, ICAP/MS Analysis Date: 02/12/2002
2202060051 EMWDP SEIS MONITOR WELL

QC Ref #163893 - Copper, Total, ICAP/MS Analysis Date: 02/12/2002
2202060051 EMWDP SEIS MONITOR WELL

QC Ref #163905 - Arsenic, Total, ICAP/MS Analysis Date: 02/12/2002
2202060051 EMWDP SEIS MONITOR WELL

QC Ref #163908 - Selenium, Total, ICAP/MS Analysis Date: 02/12/2002
2202060051 EMWDP SEIS MONITOR WELL

QC Ref #163920 - Cadmium, Total, ICAP/MS Analysis Date: 02/12/2002
2202060051 EMWDP SEIS MONITOR WELL



Laboratory
QC Summary
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

QC Ref #163928 - Barium, Total, ICAP/MS Analysis Date: 02/12/2002
 2202060051 EMWDP SEIS MONITOR WELL

QC Ref #163931 - Antimony, Total, ICAP/MS Analysis Date: 02/12/2002
 2202060051 EMWDP SEIS MONITOR WELL

QC Ref #163937 - Thallium, Total, ICAP/MS Analysis Date: 02/12/2002
 2202060051 EMWDP SEIS MONITOR WELL

QC Ref #163943 - Lead, Total, ICAP/MS Analysis Date: 02/12/2002
 2202060051 EMWDP SEIS MONITOR WELL

QC Ref #164005 - EDB and DBCP by GC-ECD Analysis Date: 02/12/2002
 2202060051 EMWDP SEIS MONITOR WELL

QC Ref #164006 - Mercury Analysis Date: 02/12/2002
 2202060051 EMWDP SEIS MONITOR WELL

QC Ref #164253 - Mirex Analysis Date: 02/16/2002
 2202060051 EMWDP SEIS MONITOR WELL

QC Ref #164254 - SDWA Pesticides Analysis Date: 02/16/2002
 2202060051 EMWDP SEIS MONITOR WELL



Laboratory
QC Summary
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 8324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

QC Ref #164298 - Aldicarbs	Analysis Date: 02/16/2002
2202060051	EMWDP SEIS MONITOR WELL
QC Ref #164391 - Herbicides by 515.1	Analysis Date: 02/17/2002
2202060051	EMWDP SEIS MONITOR WELL
QC Ref #164400 - Regulated VOCs plus Lists 1&3	Analysis Date: 02/13/2002
2202060051	EMWDP SEIS MONITOR WELL
QC Ref #164410 - Endothall	Analysis Date: 02/15/2002
2202060051	EMWDP SEIS MONITOR WELL
QC Ref #164668 - Diquat and Paraquat	Analysis Date: 02/19/2002
2202060051	EMWDP SEIS MONITOR WELL
QC Ref #165825 - 525 Semivolatiles by GC/MS	Analysis Date: 03/11/2002
2202060051	EMWDP SEIS MONITOR WELL



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply

QC Ref #163408 Fluoride

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
MS	Spiked sample	Lab # 22	02060051		(0.00 - 0.00)	
LCS1	Fluoride	1.00	0.967	96.7	(90.00 - 110.00)	
LCS2	Fluoride	1.00	0.974	97.4	(90.00 - 110.00)	0.72
MBLK	Fluoride	ND				
MS	Fluoride	1.00	0.974	97.4	(80.00 - 120.00)	
MSD	Fluoride	1.00	0.980	98.0	(80.00 - 120.00)	0.61

QC Ref #163435 Specific Conductance

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
DUP	Specific Conductance	1380	1380		(0.00 - 20.00)	0.0

QC Ref #163495 Lab pH

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
DUP	Lab pH	7.4	7.4		(0.00 - 20.00)	0.0

QC Ref #163572 Alkalinity

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
MS	Spiked sample	Lab # 22	02050239		(0.00 - 0.00)	
LCS1	Alkalinity	96.2	97.0	100.8	(90.00 - 110.00)	
LCS2	Alkalinity	96.2	96.8	100.6	(90.00 - 110.00)	0.21
MBLK	Alkalinity	ND				
MS	Alkalinity	96.2	96.2	100.0	(80.00 - 120.00)	
MSD	Alkalinity	96.2	94.7	98.4	(80.00 - 120.00)	1.6

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

355 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

QC Ref #163606 Cyanide

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
MS	Spiked sample	Lab # 22	02070131		(0.00 - 0.00)	
LCS1	Cyanide	0.10	0.100	100.0	(80.00 - 120.00)	
MBLK	Cyanide	ND				
MS	Cyanide	0.10	0.108	108.0	(80.00 - 120.00)	
MSD	Cyanide	0.10	0.112	112.0	(80.00 - 120.00)	3.6

QC Ref #163694 Calcium, Total, ICAP

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
LCS1	Calcium, Total, ICAP	50	52.7	105.4	(85.00 - 115.00)	
LCS2	Calcium, Total, ICAP	50	52.6	105.2	(85.00 - 115.00)	0.19
MBLK	Calcium, Total, ICAP	ND				
MS	Calcium, Total, ICAP	50	50.8	101.6	(70.00 - 130.00)	
MSD	Calcium, Total, ICAP	50	50.4	100.8	(70.00 - 130.00)	0.79

QC Ref #163709 Nitrite, Nitrogen by IC

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
LCS1	Nitrite, Nitrogen by IC	1.0	1.00	100.0	(90.00 - 110.00)	
LCS2	Nitrite, Nitrogen by IC	1.0	0.987	98.7	(90.00 - 110.00)	1.3
MBLK	Nitrite, Nitrogen by IC	ND				
MS	Nitrite, Nitrogen by IC	1.0	1.03	103.0	(80.00 - 120.00)	
MSD	Nitrite, Nitrogen by IC	1.0	1.02	102.0	(80.00 - 120.00)	0.98

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

QC Ref #163710 Nitrate as Nitrogen by IC

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
MS	Nitrate as Nitrogen by IC	2.5	2.61	104.4	(80.00 - 120.00)	
MSD	Nitrate as Nitrogen by IC	2.5	2.63	105.2	(80.00 - 120.00)	0.76

QC Ref #163779 Glyphosate

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
MS	Spiked sample	Lab # 22	01310109		(0.00 - 0.00)	
LCS1	Glyphosate	10	10.5	105.0	(70.00 - 130.00)	
MBLK	Glyphosate	ND				
MS	Glyphosate	10	10.4	104.0	(70.00 - 130.00)	

QC Ref #163881 Chromium, Total, ICAP/MS

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
AASPKSMP	Spiked sample	Lab # 22	02060070		(0.00 - 0.00)	
LCS1	Chromium, Total, ICAP/MS	100	103	103.0	(85.00 - 115.00)	
LCS2	Chromium, Total, ICAP/MS	100	103	103.0	(85.00 - 115.00)	0.00
MBLK	Chromium, Total, ICAP/MS	ND				
MS	Chromium, Total, ICAP/MS	100	96.1	96.1	(70.00 - 130.00)	
MSD	Chromium, Total, ICAP/MS	100	95.3	95.3	(70.00 - 130.00)	0.84

QC Ref #163888 Nickel, Total, ICAP/MS

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
AASPKSMP	Spiked sample	Lab # 22	02060070		(0.00 - 0.00)	
LCS1	Nickel, Total, ICAP/MS	50	49.9	99.8	(85.00 - 115.00)	
LCS2	Nickel, Total, ICAP/MS	50	50.4	100.8	(85.00 - 115.00)	1.00

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates are advisory only, unless otherwise specified in the method.

Laboratory
QC Report
#91594555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)Maui, County of, Department of
Water Supply
(continued)

MBLK	Nickel, Total, ICAP/MS	ND				
MS	Nickel, Total, ICAP/MS	50	46.4	92.8	(70.00 - 130.00)	
MSD	Nickel, Total, ICAP/MS	50	46.4	92.8	(70.00 - 130.00)	0.00

QC Ref #163890 Beryllium, Total, ICAP/MS

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
AASPKSMP	Spiked sample	Lab # 22	02060070		(0.00 - 0.00)	
LCS1	Beryllium, Total, ICAP/MS	5.00	5.1	102.0	(70.00 - 130.00)	
LCS2	Beryllium, Total, ICAP/MS	5.00	5.17	103.4	(85.00 - 115.00)	1.4
MBLK	Beryllium, Total, ICAP/MS	ND				
MS	Beryllium, Total, ICAP/MS	5.00	4.83	96.6	(70.00 - 130.00)	
MSD	Beryllium, Total, ICAP/MS	5.00	4.86	97.2	(70.00 - 130.00)	0.62

QC Ref #163893 Copper, Total, ICAP/MS

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
AASPKSMP	Spiked sample	Lab # 22	02060070		(0.00 - 0.00)	
LCS1	Copper, Total, ICAP/MS	100	103	103.0	(85.00 - 115.00)	
LCS2	Copper, Total, ICAP/MS	100	103	103.0	(85.00 - 115.00)	0.00
MBLK	Copper, Total, ICAP/MS	ND				
MS	Copper, Total, ICAP/MS	100	93	93.0	(70.00 - 130.00)	
MSD	Copper, Total, ICAP/MS	100	91.5	91.5	(70.00 - 130.00)	1.6

QC Ref #163905 Arsenic, Total, ICAP/MS

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
AASPKSMP	Spiked sample	Lab # 22	02060070		(0.00 - 0.00)	
LCS1	Arsenic, Total, ICAP/MS	20	20.6	103.0	(85.00 - 115.00)	
LCS2	Arsenic, Total, ICAP/MS	20	20.9	104.5	(85.00 - 115.00)	1.4
MBLK	Arsenic, Total, ICAP/MS	ND				
MS	Arsenic, Total, ICAP/MS	20	20	100.0	(70.00 - 130.00)	

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

MSD	Arsenic, Total, ICAP/MS	20	20.2	101.0	(70.00 - 130.00)	1.00
-----	-------------------------	----	------	-------	--------------------	------

QC Ref #163908 Selenium, Total, ICAP/MS

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
AASPKSMP	Spiked sample	Lab # 22	02060070		(0.00 - 0.00)	
LCS1	Selenium, Total, ICAP/MS	20	20	100.0	(85.00 - 115.00)	
LCS2	Selenium, Total, ICAP/MS	20	20.5	102.5	(85.00 - 115.00)	2.5
NBLK	Selenium, Total, ICAP/MS	ND				
MS	Selenium, Total, ICAP/MS	20	19.8	99.0	(70.00 - 130.00)	
MSD	Selenium, Total, ICAP/MS	20	20	100.0	(70.00 - 130.00)	1.0

QC Ref #163920 Cadmium, Total, ICAP/MS

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
AASPKSMP	Spiked sample	Lab # 22	02060070		(0.00 - 0.00)	
LCS1	Cadmium, Total, ICAP/MS	20	20.3	101.5	(85.00 - 115.00)	
LCS2	Cadmium, Total, ICAP/MS	20	20.4	102.0	(85.00 - 115.00)	0.49
NBLK	Cadmium, Total, ICAP/MS	ND				
MS	Cadmium, Total, ICAP/MS	20	20	100.0	(70.00 - 130.00)	
MSD	Cadmium, Total, ICAP/MS	20	20.1	100.5	(70.00 - 130.00)	0.50

QC Ref #163928 Barium, Total, ICAP/MS

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
AASPKSMP	Spiked sample	Lab # 22	02060070		(0.00 - 0.00)	
LCS1	Barium, Total, ICAP/MS	100	104	104.0	(85.00 - 115.00)	
LCS2	Barium, Total, ICAP/MS	100	105	105.0	(85.00 - 115.00)	0.96
NBLK	Barium, Total, ICAP/MS	ND				
MS	Barium, Total, ICAP/MS	100	104	104.0	(70.00 - 130.00)	
MSD	Barium, Total, ICAP/MS	100	105	105.0	(70.00 - 130.00)	0.96

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

QC Ref #163931 Antimony, Total, ICAP/MS

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
AASPKSMP	Spiked sample	Lab # 22	02060070		(0.00 - 0.00)	
LCS1	Antimony, Total, ICAP/MS	50	51.6	103.6	(85.00 - 115.00)	
LCS2	Antimony, Total, ICAP/MS	50	52.6	105.2	(85.00 - 115.00)	1.5
MBLK	Antimony, Total, ICAP/MS	ND				
MS	Antimony, Total, ICAP/MS	50	53.1	106.2	(70.00 - 130.00)	
MSD	Antimony, Total, ICAP/MS	50	53.5	107.0	(70.00 - 130.00)	0.75

QC Ref #163937 Thallium, Total, ICAP/MS

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
AASPKSMP	Spiked sample	Lab # 22	02060070		(0.00 - 0.00)	
LCS1	Thallium, Total, ICAP/MS	20.0	19.8	99.0	(85.00 - 115.00)	
LCS2	Thallium, Total, ICAP/MS	20.0	20.1	100.5	(85.00 - 115.00)	1.5
MBLK	Thallium, Total, ICAP/MS	ND				
MS	Thallium, Total, ICAP/MS	20.0	20.5	102.5	(70.00 - 130.00)	
MSD	Thallium, Total, ICAP/MS	20.0	20.3	101.5	(70.00 - 130.00)	0.98

QC Ref #163943 Lead, Total, ICAP/MS

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
AASPKSMP	Spiked sample	Lab # 22	02060070		(0.00 - 0.00)	
LCS1	Lead, Total, ICAP/MS	20	21.4	107.0	(85.00 - 115.00)	
LCS2	Lead, Total, ICAP/MS	20	21.4	107.0	(85.00 - 115.00)	0.00
MBLK	Lead, Total, ICAP/MS	ND				
MS	Lead, Total, ICAP/MS	20	21.8	109.0	(70.00 - 130.00)	
MSD	Lead, Total, ICAP/MS	20	21.8	109.0	(70.00 - 130.00)	0.00

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

QC Ref #164005

EDB and DBCP by GC-ECD

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
MS	Spiked sample	Lab # 22	02050193		(0.00 - 0.00)	
LCS1	Dibromochloropropane (DBCP)	0.02	0.016	80.0	(70.00 - 130.00)	
LCS2	Dibromochloropropane (DBCP)	0.20	0.15	75.0	(70.00 - 130.00)	
MBLK	Dibromochloropropane (DBCP)	ND				
MS	Dibromochloropropane (DBCP)	0.20	0.15	75.0	(65.00 - 135.00)	
MSD	Dibromochloropropane (DBCP)	0.20	0.14	70.0	(65.00 - 135.00) 6.9	
LCS1	Ethylenedibromide (EDB)	0.02	0.020	100.0	(70.00 - 130.00)	
LCS2	Ethylenedibromide (EDB)	0.20	0.20	100.0	(70.00 - 130.00)	
MBLK	Ethylenedibromide (EDB)	ND				
MS	Ethylenedibromide (EDB)	0.20	0.18	90.0	(65.00 - 135.00)	
MSD	Ethylenedibromide (EDB)	0.20	0.18	90.0	(65.00 - 135.00) 0.00	
LCS1	1,2-dibromopropane (surrogate)	100	78	78.0	(60.00 - 140.00)	
LCS2	1,2-dibromopropane (surrogate)	100	76	76.0	(60.00 - 140.00) 2.6	
MBLK	1,2-dibromopropane (surrogate)	100	92	92.0		
MS	1,2-dibromopropane (surrogate)	100	80	80.0	(60.00 - 140.00)	
MSD	1,2-dibromopropane (surrogate)	100	80	80.0	(60.00 - 140.00) 0.00	

QC Ref #164006

Mercury

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
MS	Spiked sample	Lab # 22	02050007		(0.00 - 0.00)	
LCS1	Mercury	1.50	1.55	103.3	(85.00 - 115.00)	
LCS2	Mercury	1.50	1.56	104.0	(85.00 - 115.00) 0.64	
MBLK	Mercury	ND				
MS	Mercury	1.50	1.56	104.0	(70.00 - 130.00)	
MSD	Mercury	1.50	1.58	105.3	(70.00 - 130.00) 1.3	

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



MWH Laboratories

MONTGOMERY WATSON HARZA
555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Laboratory
QC Report
#91594

Maui, County of, Department of
Water Supply
(continued)

QC Ref #164253 Mirex

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
LCS1	Mirex	0.25	0.26	104.0	(70.00 - 130.00)	
NBLK	Mirex	ND				
MS	Mirex	0.25	0.26	104.0	(70.00 - 130.00)	
MSD	Mirex	0.25	0.29	116.0	(70.00 - 130.00)	11

QC Ref #164254 SDWA Pesticides

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
NBLK	PCB 1016 Aroclor	ND				
NBLK	PCB 1221 Aroclor	ND				
NBLK	PCB 1232 Aroclor	ND				
LCS1	PCB 1242 Aroclor	0.500	0.526	105.2	(70.00 - 130.00)	
NBLK	PCB 1242 Aroclor	ND				
MS	PCB 1242 Aroclor	0.500	0.472	94.4	(65.00 - 135.00)	
MSD	PCB 1242 Aroclor	0.500	0.464	92.8	(65.00 - 135.00)	1.7
NBLK	PCB 1248 Aroclor	ND				
NBLK	PCB 1254 Aroclor	ND				
NBLK	PCB 1260 Aroclor	ND				
LCS1	Alpha-BHC	0.050	0.049	98.0	(62.00 - 122.00)	
NBLK	Alpha-BHC	ND				
MS	Alpha-BHC	0.050	0.051	102.0	(57.00 - 127.00)	
MSD	Alpha-BHC	0.050	0.056	112.0	(57.00 - 127.00)	9.3
MS	Spiked sample	Lab # 22 02060213			(0.00 - 0.00)	
LCS1	Aalachlor (Alanex)	0.100	0.100	100.0	(70.00 - 130.00)	
NBLK	Aalachlor (Alanex)	ND				
MS	Aalachlor (Alanex)	0.100	0.106	106.0	(65.00 - 135.00)	
MSD	Aalachlor (Alanex)	0.100	0.117	117.0	(65.00 - 135.00)	9.9
LCS1	Aldrin	0.050	0.014	<u>28.0</u>	(56.00 - 116.00)	
NBLK	Aldrin	ND				

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

MS	Aldrin	0.050	0.047	94.0	(51.00 - 121.00)
MSD	Aldrin	0.050	0.057	114.0	(51.00 - 121.00) 19
LCS1	Beta-BHC	0.050	0.053	106.0	(65.00 - 125.00)
MBLK	Beta-BHC	ND			
MS	Beta-BHC	0.050	0.057	114.0	(60.00 - 130.00)
MSD	Beta-BHC	0.050	0.062	124.0	(60.00 - 130.00) 8.4
MBLK	Chlordane	ND			
LCS1	Chlorthalomil (Draconil,Bravo)	0.100	0.092	92.0	(61.00 - 121.00)
MBLK	Chlorthalomil (Draconil,Bravo)	ND			
MS	Chlorthalomil (Draconil,Bravo)	0.100	0.100	100.0	(56.00 - 126.00)
MSD	Chlorthalomil (Draconil,Bravo)	0.100	0.109	109.0	(56.00 - 126.00) 8.6
LCS1	Delta-BHC	0.050	0.057	114.0	(72.00 - 132.00)
MBLK	Delta-BHC	ND			
MS	Delta-BHC	0.050	0.055	110.0	(67.00 - 137.00)
MSD	Delta-BHC	0.050	0.061	122.0	(67.00 - 137.00) 10
LCS1	P,p' DDD	0.100	0.102	102.0	(77.00 - 137.00)
MBLK	P,p' DDD	ND			
MS	P,p' DDD	0.100	0.107	107.0	(72.00 - 142.00)
MSD	P,p' DDD	0.100	0.117	117.0	(72.00 - 142.00) 8.9
LCS1	P,p' DDE	0.100	0.094	94.0	(69.00 - 129.00)
MBLK	P,p' DDE	ND			
MS	P,p' DDE	0.100	0.117	117.0	(64.00 - 134.00)
MSD	P,p' DDE	0.100	0.131	131.0	(64.00 - 134.00) 11
LCS1	P,p' DDT	0.100	0.117	117.0	(82.00 - 142.00)
MBLK	P,p' DDT	ND			
MS	P,p' DDT	0.100	0.120	120.0	(77.00 - 147.00)
MSD	P,p' DDT	0.100	0.132	132.0	(77.00 - 147.00) 9.5
LCS1	Dieldrin	0.100	0.098	98.0	(57.00 - 117.00)
MBLK	Dieldrin	ND			
MS	Dieldrin	0.100	0.086	86.0	(52.00 - 122.00)
MSD	Dieldrin	0.100	0.106	106.0	(52.00 - 122.00) 21
LCS1	Endrin Aldehyde	0.100	0.087	87.0	(58.00 - 118.00)
MBLK	Endrin Aldehyde	ND			
MS	Endrin Aldehyde	0.100	0.078	78.0	(53.00 - 123.00)
MSD	Endrin Aldehyde	0.100	0.094	94.0	(53.00 - 123.00) 19

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



MWH Laboratories

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Laboratory
QC Report
#91594

Maui, County of, Department of
Water Supply
(continued)

LCS1	Endrin	0.100	0.099	99.0	(58.00 - 118.00)
MBLK	Endrin	ND			
MS	Endrin	0.100	0.106	106.0	(53.00 - 123.00)
MSD	Endrin	0.100	0.117	117.0	(53.00 - 123.00) 9.9
LCS1	Endosulfan I (alpha)	0.050	0.050	100.0	(57.00 - 117.00)
MBLK	Endosulfan I (alpha)	ND			
MS	Endosulfan I (alpha)	0.050	0.056	112.0	(52.00 - 122.00)
MSD	Endosulfan I (alpha)	0.050	0.062	<u>124.0</u>	(52.00 - 122.00) 10
LCS1	Endosulfan II (beta)	0.100	0.101	101.0	(62.00 - 122.00)
MBLK	Endosulfan II (beta)	ND			
MS	Endosulfan II (beta)	0.100	0.109	109.0	(57.00 - 127.00)
MSD	Endosulfan II (beta)	0.100	0.118	118.0	(57.00 - 127.00) 7.9
LCS1	Endosulfan sulfate	0.100	0.108	108.0	(72.00 - 132.00)
MBLK	Endosulfan sulfate	ND			
MS	Endosulfan sulfate	0.100	0.111	111.0	(67.00 - 137.00)
MSD	Endosulfan sulfate	0.100	0.121	121.0	(67.00 - 137.00) 8.6
LCS1	Heptachlor	0.050	0.018	<u>36.0</u>	(68.00 - 128.00)
MBLK	Heptachlor	ND			
MS	Heptachlor	0.050	0.043	86.0	(63.00 - 133.00)
MSD	Heptachlor	0.050	0.052	104.0	(63.00 - 133.00) 19
LCS1	Heptachlor Epoxide	0.050	0.053	106.0	(57.00 - 117.00)
MBLK	Heptachlor Epoxide	ND			
MS	Heptachlor Epoxide	0.050	0.060	120.0	(52.00 - 122.00)
MSD	Heptachlor Epoxide	0.050	0.067	<u>134.0</u>	(52.00 - 122.00) 11
LCS1	Lindane (gamma-BHC)	0.050	0.052	104.0	(59.00 - 119.00)
MBLK	Lindane (gamma-BHC)	ND			
MS	Lindane (gamma-BHC)	0.050	0.053	106.0	(54.00 - 124.00)
MSD	Lindane (gamma-BHC)	0.050	0.059	118.0	(54.00 - 124.00) 11
LCS1	Methoxychlor	0.500	0.509	101.8	(75.00 - 135.00)
MBLK	Methoxychlor	ND			
MS	Methoxychlor	0.500	0.524	104.8	(70.00 - 140.00)
MSD	Methoxychlor	0.500	0.580	116.0	(70.00 - 140.00) 10
LCS1	Tetrachlorometaxylene (surr)	100	59	<u>59.0</u>	(70.00 - 130.00)
LCS2	Tetrachlorometaxylene (surr)	100	83	83.0	(70.00 - 130.00) 34
MBLK	Tetrachlorometaxylene (surr)	100	79	79.0	

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates are advisory only, unless otherwise specified in the method.

Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

MS	Tetrachlorometaxylene (surr)	100	74	74.0	(70.00 - 130.00)
MSD	Tetrachlorometaxylene (surr)	100	85	85.0	(70.00 - 130.00) 14
LCS1	Dibutyl chlorendate (surr)	100	94	94.0	(70.00 - 130.00)
LCS2	Dibutyl chlorendate (surr)	100	104	104.0	(70.00 - 130.00) 10
MBLK	Dibutyl chlorendate (surr)	100	98	98.0	
MS	Dibutyl chlorendate (surr)	100	93	93.0	(70.00 - 130.00)
MSD	Dibutyl chlorendate (surr)	100	102	102.0	(70.00 - 130.00) 9.2
MBLK	Toxaphene	ND			

QC Ref #164298 Aldicarbs

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
LCS1	3-Hydroxycarbofuran	10.0	9.40	94.0	(80.00 - 120.00)	
MBLK	3-Hydroxycarbofuran	ND				
MS	3-Hydroxycarbofuran	10.0	9.39	93.9	(65.00 - 135.00)	
MS	Spiked sample	Lab # 22 01310099			(0.00 - 0.00)	
LCS1	Aldicarb (Temik)	10.0	9.31	93.1	(80.00 - 120.00)	
MBLK	Aldicarb (Temik)	ND				
MS	Aldicarb (Temik)	10.0	9.43	94.3	(65.00 - 135.00)	
LCS1	Aldicarb sulfone	10.0	9.58	95.8	(80.00 - 120.00)	
MBLK	Aldicarb sulfone	ND				
MS	Aldicarb sulfone	10.0	9.40	94.0	(65.00 - 135.00)	
LCS1	Aldicarb sulfoxide	10.0	9.30	93.0	(80.00 - 120.00)	
MBLK	Aldicarb sulfoxide	ND				
MS	Aldicarb sulfoxide	10.0	9.41	94.1	(65.00 - 135.00)	
LCS1	Baygon	10.0	9.53	95.3	(80.00 - 120.00)	
MBLK	Baygon	ND				
MS	Baygon	10.0	9.49	94.9	(65.00 - 135.00)	
LCS1	Carbofuran (Furadan)	10.0	9.64	96.4	(80.00 - 120.00)	
MBLK	Carbofuran (Furadan)	ND				
MS	Carbofuran (Furadan)	10.0	9.51	95.1	(65.00 - 135.00)	
LCS1	Carbaryl	10.0	10.2	102.0	(80.00 - 120.00)	
MBLK	Carbaryl	ND				
MS	Carbaryl	10.0	9.24	92.4	(65.00 - 135.00)	

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

LCS1	Methiocarb	10.0	9.47	94.7	(80.00 - 120.00)
MBLK	Methiocarb	ND			
MS	Methiocarb	10.0	8.50	85.0	(65.00 - 135.00)
LCS1	Methomyl	10.0	9.53	95.3	(80.00 - 120.00)
MBLK	Methomyl	ND			
MS	Methomyl	10.0	9.27	92.7	(65.00 - 135.00)
LCS1	Oxamyl (Vydate)	10.0	9.60	96.0	(80.00 - 120.00)
MBLK	Oxamyl (Vydate)	ND			
MS	Oxamyl (Vydate)	10.0	9.33	93.3	(65.00 - 135.00)
LCS1	BDMC	100	97.7	97.7	(70.00 - 130.00)
MBLK	BDMC	100	97.4	97.4	
MS	BDMC	100	98.6	98.6	(70.00 - 130.00)

QC Ref #164391 Herbicides by 515.1

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	PPD (%)
LCS1	2,4,5-T	0.80	0.65	81.2	(68.00 - 166.00)	
MBLK	2,4,5-T	ND				
MS	2,4,5-T	0.80	0.72	90.0	(68.00 - 166.00)	
MSD	2,4,5-T	0.80	0.65	81.2	(68.00 - 166.00) 10	
LCS1	2,4,5-TP (Silvex)	0.80	0.60	75.0	(42.00 - 226.00)	
MBLK	2,4,5-TP (Silvex)	ND				
MS	2,4,5-TP (Silvex)	0.80	0.63	78.8	(42.00 - 226.00)	
MSD	2,4,5-TP (Silvex)	0.80	0.59	73.8	(42.00 - 226.00) 6.6	
LCS1	2,4-D	0.40	0.29	72.5	(49.00 - 214.00)	
MBLK	2,4-D	ND				
MS	2,4-D	0.40	0.31	77.5	(49.00 - 214.00)	
MSD	2,4-D	0.40	0.32	80.0	(49.00 - 214.00) 3.2	
LCS1	2,4-DB	8.00	6.11	76.4	(48.00 - 126.00)	
MBLK	2,4-DB	ND				
MS	2,4-DB	8.00	6.56	82.0	(48.00 - 126.00)	
MSD	2,4-DB	8.00	5.92	74.0	(48.00 - 126.00) 10	
LCS1	Dichlorprop	2.00	1.56	78.0	(46.00 - 168.00)	
MBLK	Dichlorprop	ND				

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

MS	Dichlorprop	2.00	1.64	82.0	(46.00 - 168.00)
MSD	Dichlorprop	2.00	1.50	75.0	(46.00 - 168.00) 8.9
MS	Spiked sample	Lab # 22	02040077		(0.00 - 0.00)
LCS1	Acifluorfen (qualitative)	0.80	0.50	62.5	(60.00 - 168.00)
MBLK	Acifluorfen (qualitative)	ND			
MS	Acifluorfen (qualitative)	0.80	0.42	<u>52.5</u>	(60.00 - 168.00)
MSD	Acifluorfen (qualitative)	0.80	0.29	<u>36.2</u>	(60.00 - 168.00) 37
LCS1	Bentazon	2.00	1.56	78.0	(70.00 - 170.00)
MBLK	Bentazon	ND			
MS	Bentazon	2.00	1.72	86.0	(70.00 - 170.00)
MSD	Bentazon	2.00	1.58	79.0	(70.00 - 170.00) 8.5
LCS1	Dalapon (qualitative)	4.00	3.59	89.8	(40.00 - 160.00)
MBLK	Dalapon (qualitative)	ND			
MS	Dalapon (qualitative)	4.00	4.02	100.5	(40.00 - 160.00)
MSD	Dalapon (qualitative)	4.00	3.55	88.8	(40.00 - 160.00) 12
LCS1	3,5-Dichlorobenzoic acid	2.00	1.45	72.5	(53.00 - 151.00)
MBLK	3,5-Dichlorobenzoic acid	ND			
MS	3,5-Dichlorobenzoic acid	2.00	1.57	78.5	(53.00 - 151.00)
MSD	3,5-Dichlorobenzoic acid	2.00	1.46	73.0	(53.00 - 151.00) 7.3
LCS1	Tot DCPA Mono&Diacid Degradate	0.80	0.21	<u>26.2</u>	(62.00 - 116.00)
MBLK	Tot DCPA Mono&Diacid Degradate	ND			
MS	Tot DCPA Mono&Diacid Degradate	0.80	0.60	75.0	(62.00 - 116.00)
MSD	Tot DCPA Mono&Diacid Degradate	0.80	0.57	71.2	(62.00 - 116.00) 5.1
LCS1	Dicamba	0.20	0.17	85.0	(38.00 - 232.00)
MBLK	Dicamba	ND			
MS	Dicamba	0.20	0.18	90.0	(38.00 - 232.00)
MSD	Dicamba	0.20	0.17	85.0	(38.00 - 232.00) 5.7
LCS1	Dinoseb	0.80	0.54	<u>67.5</u>	(73.00 - 133.00)
MBLK	Dinoseb	ND			
MS	Dinoseb	0.80	0.60	75.0	(73.00 - 133.00)
MSD	Dinoseb	0.80	0.51	<u>63.7</u>	(73.00 - 133.00) 16
LCS1	Pentachlorophenol	0.16	0.12	75.0	(36.00 - 224.00)
MBLK	Pentachlorophenol	ND			
MS	Pentachlorophenol	0.16	0.10	62.5	(36.00 - 224.00)
MSD	Pentachlorophenol	0.16	0.06	37.5	(36.00 - 224.00) 50

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only. batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

LCS1	Picloram	0.40	0.23	57.5	(45.00 - 138.00)
MBLK	Picloram	ND			
MS	Picloram	0.40	0.32	80.0	(45.00 - 138.00)
MSD	Picloram	0.40	0.28	70.0	(45.00 - 138.00) 13
LCS1	4-Nitrophenol (qualitative)	4.00	3.20	80.0	(60.00 - 202.00)
MBLK	4-Nitrophenol (qualitative)	ND			
MS	4-Nitrophenol (qualitative)	4.00	3.53	88.2	(60.00 - 202.00)
MSD	4-Nitrophenol (qualitative)	4.00	3.17	79.2	(60.00 - 202.00) 11
LCS1	2,4-Dichlorophenylacetic acid	100	74	74.0	(70.00 - 130.00)
MBLK	2,4-Dichlorophenylacetic acid	100	79	79.0	
MS	2,4-Dichlorophenylacetic acid	100	78	78.0	(70.00 - 130.00)
MSD	2,4-Dichlorophenylacetic acid	100	73	73.0	(70.00 - 130.00) 6.6

QC Ref #164400 Regulated VOCs plus Lists 1&3

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
LCS1	1,1,1,2-Tetrachloroethane	4	4.15	103.8	(70.00 - 130.00)	
MBLK	1,1,1,2-Tetrachloroethane	ND				
MS	1,1,1,2-Tetrachloroethane	10	11.6	116.0	(84.00 - 131.00)	
MSD	1,1,1,2-Tetrachloroethane	10	10.9	109.0	(84.00 - 131.00) 6.2	
LCS1	1,1,1-Trichloroethane	4	3.80	95.0	(70.00 - 130.00)	
MBLK	1,1,1-Trichloroethane	ND				
MS	1,1,1-Trichloroethane	10	11.8	118.0	(70.00 - 130.00)	
MSD	1,1,1-Trichloroethane	10	10.9	109.0	(70.00 - 130.00) 7.9	
LCS1	1,1,2,2-Tetrachloroethane	4	3.98	99.5	(70.00 - 130.00)	
MBLK	1,1,2,2-Tetrachloroethane	ND				
MS	1,1,2,2-Tetrachloroethane	10	11.0	110.0	(70.00 - 130.00)	
MSD	1,1,2,2-Tetrachloroethane	10	10.6	106.0	(70.00 - 130.00) 3.7	
LCS1	1,1,2-Trichloroethane	4	4.62	115.5	(70.00 - 130.00)	
MBLK	1,1,2-Trichloroethane	ND				
MS	1,1,2-Trichloroethane	10	12.1	121.0	(70.00 - 130.00)	
MSD	1,1,2-Trichloroethane	10	11.2	112.0	(70.00 - 130.00) 7.7	
LCS1	1,1-Dichloroethane	4	4.25	106.2	(70.00 - 130.00)	
MBLK	1,1-Dichloroethane	ND				

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

MS	1,1-Dichloroethane	10	11.6	116.0	(70.00 - 130.00)
MSD	1,1-Dichloroethane	10	11.2	112.0	(70.00 - 130.00) 3.5
LCS1	1,1-Dichloroethylene	4	3.67	91.8	(70.00 - 130.00)
MBLK	1,1-Dichloroethylene	ND			
MS	1,1-Dichloroethylene	10	11.6	116.0	(70.00 - 130.00)
MSD	1,1-Dichloroethylene	10	10.7	107.0	(70.00 - 130.00) 8.1
LCS1	1,1-Dichloropropene	4	3.84	96.0	(70.00 - 130.00)
MBLK	1,1-Dichloropropene	ND			
MS	1,1-Dichloropropene	10	12.3	123.0	(81.00 - 127.00)
MSD	1,1-Dichloropropene	10	12.0	120.0	(81.00 - 127.00) 2.5
LCS1	1,2,3-Trichlorobenzene	4	4.77	119.2	(70.00 - 130.00)
MBLK	1,2,3-Trichlorobenzene	ND			
MS	1,2,3-Trichlorobenzene	10	11.8	118.0	(70.00 - 130.00)
MSD	1,2,3-Trichlorobenzene	10	11.7	117.0	(70.00 - 130.00) 0.85
LCS1	1,2,3-Trichloropropane	4	3.94	98.5	(70.00 - 130.00)
MBLK	1,2,3-Trichloropropane	ND			
MS	1,2,3-Trichloropropane	10	10.7	107.0	(70.00 - 130.00)
MSD	1,2,3-Trichloropropane	10	10.1	101.0	(70.00 - 130.00) 5.8
LCS1	1,2,4-Trichlorobenzene	4	4.27	106.7	(70.00 - 130.00)
MBLK	1,2,4-Trichlorobenzene	ND			
MS	1,2,4-Trichlorobenzene	10	11.4	114.0	(70.00 - 130.00)
MSD	1,2,4-Trichlorobenzene	10	11.5	115.0	(70.00 - 130.00) 0.87
LCS1	1,2,4-Trimethylbenzene	4	3.90	97.5	(70.00 - 130.00)
MBLK	1,2,4-Trimethylbenzene	ND			
MS	1,2,4-Trimethylbenzene	10	10.7	107.0	(70.00 - 130.00)
MSD	1,2,4-Trimethylbenzene	10	9.95	99.5	(70.00 - 130.00) 7.3
LCS1	1,2-Dichloroethane	4	4.54	113.5	(70.00 - 130.00)
MBLK	1,2-Dichloroethane	ND			
MS	1,2-Dichloroethane	10	11.9	119.0	(80.00 - 140.00)
MSD	1,2-Dichloroethane	10	11.0	110.0	(80.00 - 140.00) 7.9
LCS1	1,2-Dichloropropane	4	4.35	108.7	(70.00 - 130.00)
MBLK	1,2-Dichloropropane	ND			
MS	1,2-Dichloropropane	10	11.5	115.0	(70.00 - 130.00)
MSD	1,2-Dichloropropane	10	11.1	111.0	(70.00 - 130.00) 3.5
LCS1	1,3,5-Trimethylbenzene	4	3.71	92.8	(70.00 - 130.00)

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

MBLK	1,3,5-Trimethylbenzene	ND			
MS	1,3,5-Trimethylbenzene	10	10.3	103.0	{ 70.00 - 130.00 }
MSD	1,3,5-Trimethylbenzene	10	9.87	98.7	{ 70.00 - 130.00 } 4.3
LCS1	1,3-Dichloropropane	4	4.44	111.0	{ 70.00 - 130.00 }
MBLK	1,3-Dichloropropane	ND			
MS	1,3-Dichloropropane	10	11.5	115.0	{ 70.00 - 130.00 }
MSD	1,3-Dichloropropane	10	11.3	113.0	{ 70.00 - 130.00 } 1.8
LCS1	p-Dichlorobenzene (1,4-DCB)	4	3.81	95.2	{ 70.00 - 130.00 }
MBLK	p-Dichlorobenzene (1,4-DCB)	ND			
MS	p-Dichlorobenzene (1,4-DCB)	10	11.1	111.0	{ 70.00 - 130.00 }
MSD	p-Dichlorobenzene (1,4-DCB)	10	10.3	103.0	{ 70.00 - 130.00 } 7.5
LCS1	2,2-Dichloropropane	4	3.67	91.8	{ 70.00 - 130.00 }
MBLK	2,2-Dichloropropane	ND			
MS	2,2-Dichloropropane	10	10.6	106.0	{ 84.00 - 131.00 }
MSD	2,2-Dichloropropane	10	10.1	101.0	{ 84.00 - 131.00 } 4.8
LCS1	2-Butanone (MEK)	100	110	110.0	{ 70.00 - 130.00 }
MBLK	2-Butanone (MEK)	ND			
MS	2-Butanone (MEK)	100	101	<u>101.0</u>	{ 56.00 - 85.00 }
MSD	2-Butanone (MEK)	100	99.2	<u>99.2</u>	{ 56.00 - 85.00 } 1.8
LCS1	o-Chlorotoluene	4	3.87	96.8	{ 70.00 - 130.00 }
MBLK	o-Chlorotoluene	ND			
MS	o-Chlorotoluene	10	11.3	113.0	{ 70.00 - 130.00 }
MSD	o-Chlorotoluene	10	10.7	107.0	{ 70.00 - 130.00 } 5.5
LCS1	p-Chlorotoluene	4	3.86	96.5	{ 70.00 - 130.00 }
MBLK	p-Chlorotoluene	ND			
MS	p-Chlorotoluene	10	11.4	114.0	{ 70.00 - 130.00 }
MSD	p-Chlorotoluene	10	10.9	109.0	{ 70.00 - 130.00 } 4.5
LCS1	4-Methyl-2-Pentanone (MIBK)	40	45.7	114.2	{ 70.00 - 130.00 }
MBLK	4-Methyl-2-Pentanone (MIBK)	ND			
MS	4-Methyl-2-Pentanone (MIBK)	100	117	117.0	{ 70.00 - 130.00 }
MSD	4-Methyl-2-Pentanone (MIBK)	100	115	115.0	{ 70.00 - 130.00 } 1.7
MS	Spiked sample	Lab # 22 02050138			{ 0.00 - 0.00 }
LCS1	Benzene	4	4.40	110.0	{ 70.00 - 130.00 }
MBLK	Benzene	ND			
MS	Benzene	10	11.9	119.0	{ 70.00 - 130.00 }

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



MWH Laboratories
MONTGOMERY WATSON HARZA

Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

MSD	Benzene	10	11.3	113.0	(70.00 - 130.00) 5.2
LCS1	Bromobenzene	4	4.07	101.8	(70.00 - 130.00)
MBLK	Bromobenzene	ND			
MS	Bromobenzene	10	11.3	113.0	(70.00 - 130.00)
MSD	Bromobenzene	10	10.4	104.0	(70.00 - 130.00) 8.3
LCS1	Bromomethane (Methyl Bromide)	4	4.27	106.7	(70.00 - 130.00)
MBLK	Bromomethane (Methyl Bromide)	ND			
MS	Bromomethane (Methyl Bromide)	10	9.97	99.7	(74.00 - 137.00)
MSD	Bromomethane (Methyl Bromide)	10	9.88	98.8	(74.00 - 137.00) 0.91
LCS1	cis-1,2-Dichloroethylene	4	4.29	107.2	(70.00 - 130.00)
MBLK	cis-1,2-Dichloroethylene	ND			
MS	cis-1,2-Dichloroethylene	10	11.6	116.0	(86.00 - 129.00)
MSD	cis-1,2-Dichloroethylene	10	11.2	112.0	(86.00 - 129.00) 3.5
LCS1	Chlorobenzene	4	4.39	109.7	(70.00 - 130.00)
MBLK	Chlorobenzene	ND			
MS	Chlorobenzene	10	12.1	121.0	(70.00 - 130.00)
MSD	Chlorobenzene	10	11.8	118.0	(70.00 - 130.00) 2.5
LCS1	Carbon Tetrachloride	4	3.46	86.5	(70.00 - 130.00)
MBLK	Carbon Tetrachloride	ND			
MS	Carbon Tetrachloride	10	11.9	119.0	(70.00 - 130.00)
MSD	Carbon Tetrachloride	10	11.6	116.0	(70.00 - 130.00) 2.6
LCS1	cis-1,3-Dichloropropene	4	4.10	102.5	(70.00 - 130.00)
MBLK	cis-1,3-Dichloropropene	ND			
MS	cis-1,3-Dichloropropene	10	11.5	115.0	(85.00 - 120.00)
MSD	cis-1,3-Dichloropropene	10	11.1	111.0	(85.00 - 120.00) 3.5
LCS1	Bromoform	4	3.97	99.2	(70.00 - 130.00)
MBLK	Bromoform	ND			
MS	Bromoform	10	10.9	109.0	(70.00 - 130.00)
MSD	Bromoform	10	10.1	101.0	(70.00 - 130.00) 7.6
LCS1	Chloroform (Trichloromethane)	4	4.20	105.0	(70.00 - 130.00)
MBLK	Chloroform (Trichloromethane)	ND			
MS	Chloroform (Trichloromethane)	10	11.0	110.0	(70.00 - 130.00)
MSD	Chloroform (Trichloromethane)	10	10.6	106.0	(70.00 - 130.00) 3.7
LCS1	Bromochloromethane	4	4.44	111.0	(70.00 - 130.00)
MBLK	Bromochloromethane	ND			

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

MS	Bromochloromethane	10	11.6	116.0	(70.00 - 130.00)
MSD	Bromochloromethane	10	11.5	115.0	(70.00 - 130.00) 0.87
LCS1	Chloroethane	4	4.21	105.2	(70.00 - 130.00)
MBLK	Chloroethane	ND			
MS	Chloroethane	10	10.8	108.0	(69.00 - 151.00)
MSD	Chloroethane	10	10.2	102.0	(69.00 - 151.00) 5.7
LCS1	Chloromethane (Methyl Chloride)	4	4.12	103.0	(70.00 - 130.00)
MBLK	Chloromethane (Methyl Chloride)	ND			
MS	Chloromethane (Methyl Chloride)	10	9.66	96.6	(76.00 - 138.00)
MSD	Chloromethane (Methyl Chloride)	10	9.51	95.1	(76.00 - 138.00) 1.6
LCS1	Chlorodibromomethane	4	4.50	112.5	(70.00 - 130.00)
MBLK	Chlorodibromomethane	ND			
MS	Chlorodibromomethane	10	11.9	119.0	(70.00 - 130.00)
MSD	Chlorodibromomethane	10	11.5	115.0	(70.00 - 130.00) 3.4
LCS1	Dibromomethane	4	4.56	114.0	(70.00 - 130.00)
MBLK	Dibromomethane	ND			
MS	Dibromomethane	10	11.5	115.0	(70.00 - 130.00)
MSD	Dibromomethane	10	11.6	116.0	(70.00 - 130.00) 0.87
LCS1	Bromodichloromethane	4	4.31	107.7	(70.00 - 130.00)
MBLK	Bromodichloromethane	ND			
MS	Bromodichloromethane	10	11.6	116.0	(70.00 - 130.00)
MSD	Bromodichloromethane	10	10.9	109.0	(70.00 - 130.00) 6.2
LCS1	Dichloromethane	4	4.32	108.0	(70.00 - 130.00)
MBLK	Dichloromethane	ND			
MS	Dichloromethane	10	10.6	106.0	(70.00 - 130.00)
MSD	Dichloromethane	10	10.4	104.0	(70.00 - 130.00) 1.9
LCS1	Di-isopropyl ether	4	4.50	112.5	(70.00 - 130.00)
MBLK	Di-isopropyl ether	ND			
MS	Di-isopropyl ether	10	11.6	116.0	(70.00 - 130.00)
MSD	Di-isopropyl ether	10	11.3	113.0	(70.00 - 130.00) 2.6
LCS1	Ethyl benzene	4	4.36	109.0	(70.00 - 130.00)
MBLK	Ethyl benzene	ND			
MS	Ethyl benzene	10	12.4	124.0	(70.00 - 130.00)
MSD	Ethyl benzene	10	11.9	119.0	(70.00 - 130.00) 4.1
LCS1	Dichlorodifluoromethane	4	4.05	101.2	(70.00 - 130.00)

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



MWH Laboratories

MONTGOMERY WATSON HARZA
555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Laboratory
QC Report
#91594

Maui, County of, Department of
Water Supply
(continued)

MBLK	Dichlorodifluoromethane	ND			
MS	Dichlorodifluoromethane	10	9.94	99.4	(53.00 - 168.00)
MSD	Dichlorodifluoromethane	10	8.79	87.9	(53.00 - 168.00) 12
LCS1	Fluorotrichloromethane-Freon11	4	3.99	99.8	(70.00 - 130.00)
MBLK	Fluorotrichloromethane-Freon11	ND			
MS	Fluorotrichloromethane-Freon11	10	10.8	108.0	(70.00 - 130.00)
MSD	Fluorotrichloromethane-Freon11	10	10.1	101.0	(70.00 - 130.00) 6.7
LCS1	Hexachlorobutadiene	4	3.84	96.0	(70.00 - 130.00)
MBLK	Hexachlorobutadiene	ND			
MS	Hexachlorobutadiene	10	11.1	111.0	(70.00 - 130.00)
MSD	Hexachlorobutadiene	10	10.6	106.0	(70.00 - 130.00) 4.6
LCS1	Isopropylbenzene	4	3.56	89.0	(70.00 - 130.00)
MBLK	Isopropylbenzene	ND			
MS	Isopropylbenzene	10	11.6	116.0	(70.00 - 130.00)
MSD	Isopropylbenzene	10	11.1	111.0	(70.00 - 130.00) 4.4
LCS1	m-Dichlorobenzene (1,3-DCB)	4	3.86	96.5	(70.00 - 130.00)
MBLK	m-Dichlorobenzene (1,3-DCB)	ND			
MS	m-Dichlorobenzene (1,3-DCB)	10	10.8	108.0	(70.00 - 130.00)
MSD	m-Dichlorobenzene (1,3-DCB)	10	10.0	100.0	(70.00 - 130.00) 7.7
LCS1	m,p-Xylenes	8	9.87	123.4	(70.00 - 130.00)
MBLK	m,p-Xylenes	ND			
MS	m,p-Xylenes	20	25.9	129.5	(70.00 - 130.00)
MSD	m,p-Xylenes	20	24.6	123.0	(70.00 - 130.00) 5.1
LCS1	Methyl Tert-butyl ether (MTBE)	4	4.79	119.8	(70.00 - 130.00)
MBLK	Methyl Tert-butyl ether (MTBE)	ND			
MS	Methyl Tert-butyl ether (MTBE)	10	9.77	97.7	(70.00 - 130.00)
MSD	Methyl Tert-butyl ether (MTBE)	10	9.85	98.5	(70.00 - 130.00) 0.82
LCS1	Naphthalene	4	4.87	121.8	(70.00 - 130.00)
MBLK	Naphthalene	ND			
MS	Naphthalene	10	11.6	116.0	(70.00 - 130.00)
MSD	Naphthalene	10	12.1	121.0	(70.00 - 130.00) 4.2
LCS1	n-Butylbenzene	4	3.54	88.5	(70.00 - 130.00)
MBLK	n-Butylbenzene	ND			
MS	n-Butylbenzene	10	11.4	114.0	(70.00 - 130.00)
MSD	n-Butylbenzene	10	11.1	111.0	(70.00 - 130.00) 2.7

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

LCS1	n-Propylbenzene	4	3.48	87.0	(70.00 - 130.00)
MBLK	n-Propylbenzene	ND			
MS	n-Propylbenzene	10	10.9	109.0	(70.00 - 130.00)
MSD	n-Propylbenzene	10	10.0	100.0	(70.00 - 130.00) 8.6
LCS1	o-Xylene	4	4.51	112.8	(70.00 - 130.00)
MBLK	o-Xylene	ND			
MS	o-Xylene	10	12.9	129.0	(70.00 - 130.00)
MSD	o-Xylene	10	12.2	122.0	(70.00 - 130.00) 5.6
LCS1	o-Dichlorobenzene (1,2-DCB)	4	4.06	101.5	(70.00 - 130.00)
MBLK	o-Dichlorobenzene (1,2-DCB)	ND			
MS	o-Dichlorobenzene (1,2-DCB)	10	10.8	108.0	(70.00 - 130.00)
MSD	o-Dichlorobenzene (1,2-DCB)	10	10.7	107.0	(70.00 - 130.00) 0.93
LCS1	Tetrachloroethylene (PCE)	4	3.98	99.5	(70.00 - 130.00)
MBLK	Tetrachloroethylene (PCE)	ND			
MS	Tetrachloroethylene (PCE)	10	12.0	120.0	(70.00 - 130.00)
MSD	Tetrachloroethylene (PCE)	10	11.4	114.0	(70.00 - 130.00) 5.1
LCS1	p-Isopropyltoluene	4	3.66	91.5	(70.00 - 130.00)
MBLK	p-Isopropyltoluene	ND			
MS	p-Isopropyltoluene	10	10.7	107.0	(70.00 - 130.00)
MSD	p-Isopropyltoluene	10	10.3	103.0	(70.00 - 130.00) 3.8
LCS1	sec-Butylbenzene	4	3.56	89.0	(70.00 - 130.00)
MBLK	sec-Butylbenzene	ND			
MS	sec-Butylbenzene	10	12.0	120.0	(70.00 - 130.00)
MSD	sec-Butylbenzene	10	11.4	114.0	(70.00 - 130.00) 5.1
LCS1	Styrene	4	4.52	113.0	(70.00 - 130.00)
MBLK	Styrene	ND			
MS	Styrene	10	11.1	111.0	(70.00 - 130.00)
MSD	Styrene	10	10.3	103.0	(70.00 - 130.00) 7.5
LCS1	trans-1,2-Dichloroethylene	4	4.24	106.0	(70.00 - 130.00)
MBLK	trans-1,2-Dichloroethylene	ND			
MS	trans-1,2-Dichloroethylene	10	11.8	118.0	(85.00 - 129.00)
MSD	trans-1,2-Dichloroethylene	10	11.1	111.0	(85.00 - 129.00) 6.1
LCS1	tert-amyl Methyl Ether	4	4.66	116.5	(70.00 - 130.00)
MBLK	tert-amyl Methyl Ether	ND			
MS	tert-amyl Methyl Ether	10	12.1	121.0	(70.00 - 130.00)

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

MSD	tert-amyl Methyl Ether	10	11.6	116.0	(70.00 - 130.00) 4.2
LCS1	tert-Butyl Ethyl Ether	4	4.49	112.2	(70.00 - 130.00)
MBLK	tert-Butyl Ethyl Ether	ND			
MS	tert-Butyl Ethyl Ether	10	11.7	117.0	(70.00 - 130.00)
MSD	tert-Butyl Ethyl Ether	10	11.1	111.0	(70.00 - 130.00) 5.3
LCS1	tert-Butylbenzene	4	3.47	86.8	(70.00 - 130.00)
MBLK	tert-Butylbenzene	ND			
MS	tert-Butylbenzene	10	10.7	107.0	(70.00 - 130.00)
MSD	tert-Butylbenzene	10	10.1	101.0	(70.00 - 130.00) 5.8
LCS1	Trichloroethylene (TCE)	4	4.21	105.2	(70.00 - 130.00)
MBLK	Trichloroethylene (TCE)	ND			
MS	Trichloroethylene (TCE)	10	12.1	121.0	(70.00 - 130.00)
MSD	Trichloroethylene (TCE)	10	11.7	117.0	(70.00 - 130.00) 3.4
LCS1	Trichlorotrifluoroethane (Freon	4	4.36	109.0	(70.00 - 130.00)
MBLK	Trichlorotrifluoroethane (Freon	ND			
MS	Trichlorotrifluoroethane (Freon	10	10.9	109.0	(70.00 - 130.00)
MSD	Trichlorotrifluoroethane (Freon	10	9.99	99.9	(70.00 - 130.00) 8.7
LCS1	trans-1,3-Dichloropropene	4	4.31	107.7	(70.00 - 130.00)
MBLK	trans-1,3-Dichloropropene	ND			
MS	trans-1,3-Dichloropropene	10	11.7	117.0	(80.00 - 131.00)
MSD	trans-1,3-Dichloropropene	10	11.4	114.0	(80.00 - 131.00) 2.6
LCS1	Toluene	4	4.37	109.2	(70.00 - 130.00)
MBLK	Toluene	ND			
MS	Toluene	10	12.0	120.0	(70.00 - 130.00)
MSD	Toluene	10	11.4	114.0	(70.00 - 130.00) 5.1
LCS1	Vinyl chloride (VC)	4	4.26	106.5	(70.00 - 130.00)
MBLK	Vinyl chloride (VC)	ND			
MS	Vinyl chloride (VC)	10	10.7	107.0	(67.00 - 152.00)
MSD	Vinyl chloride (VC)	10	10.1	101.0	(67.00 - 152.00) 5.8

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.

**MWH Laboratories**

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Laboratory
QC Report
#91594

Maui, County of, Department of
Water Supply
(continued)

QC Ref #164410 Endothall

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
MS	Spiked sample	Lab # 22	02060209		(0.00 - 0.00)	
LCS1	Endothall	25	29.7	118.8	(80.00 - 120.00)	
MBLK	Endothall	ND				
MS	Endothall	25	23.7	94.8	(80.00 - 120.00)	

QC Ref #164668 Diquat and Paraquat

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
MS	Spiked sample	Lab # 22	02070131		(0.00 - 0.00)	
LCS1	Diquat	10.0	7.9	79.0	(70.00 - 130.00)	
LCS2	Diquat	10.0	7.8	78.0	(70.00 - 130.00)	1.3
MBLK	Diquat	ND				
MS	Diquat	10.0	8.2	82.0	(70.00 - 130.00)	
LCS1	Paraquat	10.0	8.3	83.0	(70.00 - 130.00)	
LCS2	Paraquat	10.0	8.1	81.0	(70.00 - 130.00)	2.4
MBLK	Paraquat	ND				
MS	Paraquat	10.0	8.4	84.0	(70.00 - 130.00)	

QC Ref #165825 525 Semivolatiles by GC/MS

QC	Analyte	Spiked	Recovered	Yield (%)	Limits (%)	RPD (%)
LCS1	alpha-Chlordane	2	1.99	99.5	(70.00 - 130.00)	
MBLK	alpha-Chlordane	ND				
MS	alpha-Chlordane	2	2.06	103.0	(70.00 - 130.00)	
MSD	alpha-Chlordane	2	2.01	100.5	(70.00 - 130.00)	2.5
MBLK	Diazinon	ND				
MS	Spiked sample	Lab # 22	02060060		(0.00 - 0.00)	
MSD	Spiked sample	Lab # 22	02060060		(0.00 - 0.00)	0.00

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

LCS1	Acenaphthylene	2	1.95	97.5	(70.00 - 130.00)
MBLK	Acenaphthylene	ND			
MS	Acenaphthylene	2	1.97	98.5	(70.00 - 130.00)
MSD	Acenaphthylene	2	1.96	98.0	(70.00 - 130.00) 0.51
LCS1	Alachlor	2	2.16	108.0	(70.00 - 130.00)
MBLK	Alachlor	ND			
MS	Alachlor	2	2.17	108.5	(70.00 - 130.00)
MSD	Alachlor	2	2.17	108.5	(70.00 - 130.00) 0.00
LCS1	Aldrin	2	2.01	100.5	(70.00 - 130.00)
MBLK	Aldrin	ND			
MS	Aldrin	2	2.06	103.0	(70.00 - 130.00)
MSD	Aldrin	2	2.06	103.0	(70.00 - 130.00) 0.00
LCS1	Anthracene	2	1.95	97.5	(70.00 - 130.00)
MBLK	Anthracene	ND			
MS	Anthracene	2	1.94	97.0	(70.00 - 130.00)
MSD	Anthracene	2	1.98	99.0	(70.00 - 130.00) 2.0
LCS1	Atrazine	2	2.24	112.0	(70.00 - 130.00)
MBLK	Atrazine	ND			
MS	Atrazine	2	2.26	113.0	(70.00 - 130.00)
MSD	Atrazine	2	2.24	112.0	(70.00 - 130.00) 0.89
LCS1	Benz(a)Anthracene	2	2.34	117.0	(70.00 - 130.00)
MBLK	Benz(a)Anthracene	ND			
MS	Benz(a)Anthracene	2	2.43	121.5	(70.00 - 130.00)
MSD	Benz(a)Anthracene	2	2.34	117.0	(70.00 - 130.00) 3.6
LCS1	Benzo(a)pyrene	2	2.26	113.0	(70.00 - 130.00)
MBLK	Benzo(a)pyrene	ND			
MS	Benzo(a)pyrene	2	1.93	96.5	(70.00 - 130.00)
MSD	Benzo(a)pyrene	2	2.10	105.0	(70.00 - 130.00) 8.4
LCS1	Benzo(b)Fluoranthene	2	2.30	115.0	(70.00 - 130.00)
MBLK	Benzo(b)Fluoranthene	ND			
MS	Benzo(b)Fluoranthene	2	2.02	101.0	(70.00 - 130.00)
MSD	Benzo(b)Fluoranthene	2	2.13	106.5	(70.00 - 130.00) 5.3
LCS1	Benzo(g,h,i)Perylene	2	2.23	111.5	(70.00 - 130.00)
MBLK	Benzo(g,h,i)Perylene	ND			
MS	Benzo(g,h,i)Perylene	2	1.93	96.5	(70.00 - 130.00)

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.

Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

MSD	Benzo(g,h,i)Perylene	2	2.16	108.0	(70.00 - 130.00) 11
LCS1	Benzo(k)Fluoranthene	2	2.16	108.0	(70.00 - 130.00)
MBLK	Benzo(k)Fluoranthene	ND			
MS	Benzo(k)Fluoranthene	2	2.06	103.0	(70.00 - 130.00)
MSD	Benzo(k)Fluoranthene	2	2.06	103.0	(70.00 - 130.00) 0.00
LCS1	Di(2-Ethylhexyl)phthalate	2	1.67	83.5	(70.00 - 130.00)
MBLK	Di(2-Ethylhexyl)phthalate	ND			
MS	Di(2-Ethylhexyl)phthalate	2	1.90	95.0	(70.00 - 130.00)
MSD	Di(2-Ethylhexyl)phthalate	2	1.77	88.5	(70.00 - 130.00) 7.1
LCS1	Butylbenzylphthalate	2	2.05	102.5	(70.00 - 130.00)
MBLK	Butylbenzylphthalate	ND			
MS	Butylbenzylphthalate	2	2.03	101.5	(70.00 - 130.00)
MSD	Butylbenzylphthalate	2	2.03	101.5	(70.00 - 130.00) 0.00
MBLK	Bromacil	ND			
MBLK	Butachlor	ND			
LCS1	Caffeine	2	1.58	79.0	(70.00 - 130.00)
MBLK	Caffeine	ND			
MS	Caffeine	2	1.79	89.5	(70.00 - 130.00)
MSD	Caffeine	2	1.76	88.0	(70.00 - 130.00) 1.7
LCS1	Chrysene	2	2.28	114.0	(70.00 - 130.00)
MBLK	Chrysene	ND			
MS	Chrysene	2	2.39	119.5	(70.00 - 130.00)
MSD	Chrysene	2	2.33	116.5	(70.00 - 130.00) 2.5
LCS1	Dibenz(a,h)Anthracene	2	2.40	120.0	(70.00 - 130.00)
MBLK	Dibenz(a,h)Anthracene	ND			
MS	Dibenz(a,h)Anthracene	2	2.05	102.5	(70.00 - 130.00)
MSD	Dibenz(a,h)Anthracene	2	2.27	113.5	(70.00 - 130.00) 10
LCS1	Di-(2-Ethylhexyl)adipate	2	2.41	120.5	(70.00 - 130.00)
MBLK	Di-(2-Ethylhexyl)adipate	ND			
MS	Di-(2-Ethylhexyl)adipate	2	2.92	<u>146.0</u>	(70.00 - 130.00)
MSD	Di-(2-Ethylhexyl)adipate	2	2.57	128.5	(70.00 - 130.00) 13
LCS1	Diethylphthalate	2	2.31	115.5	(70.00 - 130.00)
MBLK	Diethylphthalate	ND			
MS	Diethylphthalate	2	2.26	113.0	(70.00 - 130.00)
MSD	Diethylphthalate	2	2.33	116.5	(70.00 - 130.00) 3.1

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only. batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Laboratory
QC Report
#91594

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Maui, County of, Department of
Water Supply
(continued)

MBLK	Dieldrin	ND			
LCS1	Dimethylphthalate	2	2.22	111.0	(70.00 - 130.00)
MBLK	Dimethylphthalate	ND			
MS	Dimethylphthalate	2	2.17	108.5	(70.00 - 130.00)
MSD	Dimethylphthalate	2	2.20	110.0	(70.00 - 130.00) 1.4
MBLK	Dimethoate	ND			
LCS1	Di-n-Butylphthalate	2	2.38	119.0	(70.00 - 130.00)
MBLK	Di-n-Butylphthalate	ND			
MS	Di-n-Butylphthalate	2	2.46	123.0	(70.00 - 130.00)
MSD	Di-n-Butylphthalate	2	2.46	123.0	(70.00 - 130.00) 0.00
LCS1	Endrin	2	2.30	115.0	(70.00 - 130.00)
MBLK	Endrin	ND			
MS	Endrin	2	2.37	118.5	(70.00 - 130.00)
MSD	Endrin	2	2.44	122.0	(70.00 - 130.00) 2.9
LCS1	Fluoranthene	2	2.03	101.5	(70.00 - 130.00)
MBLK	Fluoranthene	ND			
MS	Fluoranthene	2	2.02	101.0	(70.00 - 130.00)
MSD	Fluoranthene	2	2.02	101.0	(70.00 - 130.00) 0.00
LCS1	Fluorene	2	2.06	103.0	(70.00 - 130.00)
MBLK	Fluorene	ND			
MS	Fluorene	2	2.03	101.5	(70.00 - 130.00)
MSD	Fluorene	2	2.08	104.0	(70.00 - 130.00) 2.4
LCS1	gamma-Chlordane	2	1.99	99.5	(70.00 - 130.00)
MBLK	gamma-Chlordane	ND			
MS	gamma-Chlordane	2	2.06	103.0	(70.00 - 130.00)
MSD	gamma-Chlordane	2	2.01	100.5	(70.00 - 130.00) 2.5
LCS1	Hexachlorobenzene	2	1.93	96.5	(70.00 - 130.00)
MBLK	Hexachlorobenzene	ND			
MS	Hexachlorobenzene	2	1.91	95.5	(70.00 - 130.00)
MSD	Hexachlorobenzene	2	1.90	95.0	(70.00 - 130.00) 0.52
LCS1	Hexachlorocyclopentadiene	2	1.88	94.0	(70.00 - 130.00)
MBLK	Hexachlorocyclopentadiene	ND			
MS	Hexachlorocyclopentadiene	2	1.82	91.0	(70.00 - 130.00)
MSD	Hexachlorocyclopentadiene	2	1.79	89.5	(70.00 - 130.00) 1.7
LCS1	Heptachlor	2	2.02	101.0	(70.00 - 130.00)

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only, batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



MWH Laboratories

555 East Walnut Street
Pasadena, California 91101
Tel: 826 568 6400
Fax: 828 568 6324
1 800 568 LABS (1 800 568 5227)

Laboratory
QC Report
#91594

Maui, County of, Department of
Water Supply
(continued)

MBLK	Heptachlor	ND		
MS	Heptachlor	2	2.08	104.0 (70.00 - 130.00)
MSD	Heptachlor	2	2.07	103.5 (70.00 - 130.00)
LCS1	Heptachlor Epoxide	2	2.16	108.0 (70.00 - 130.00) 0.48
MBLK	Heptachlor Epoxide	ND		
MS	Heptachlor Epoxide	2	2.19	109.5 (70.00 - 130.00)
MSD	Heptachlor Epoxide	2	2.16	108.0 (70.00 - 130.00)
LCS1	Indeno(1,2,3,c,d)Pyrene	2	2.47	123.5 (70.00 - 130.00) 1.4
MBLK	Indeno(1,2,3,c,d)Pyrene	ND		
MS	Indeno(1,2,3,c,d)Pyrene	2	2.02	101.0 (70.00 - 130.00)
MSD	Indeno(1,2,3,c,d)Pyrene	2	2.19	109.5 (70.00 - 130.00) 8.1
MBLK	Isophorone	ND		
LCS1	Lindane	2	2.07	103.5 (70.00 - 130.00)
MBLK	Lindane	ND		
MS	Lindane	2	2.11	106.5 (70.00 - 130.00)
MSD	Lindane	2	2.15	107.5 (70.00 - 130.00) 0.93
LCS1	Methoxychlor	2	3.43	<u>171.5</u> (70.00 - 130.00)
MBLK	Methoxychlor	ND		
MS	Methoxychlor	2	3.46	<u>173.0</u> (70.00 - 130.00)
MSD	Methoxychlor	2	3.39	<u>169.5</u> (70.00 - 130.00) 2.0
MBLK	Metribuzin	ND		
LCS1	Molinate	2	2.00	100.0 (70.00 - 130.00)
MBLK	Molinate	ND		
MS	Molinate	2	2.00	100.0 (70.00 - 130.00)
MSD	Molinate	2	2.00	100.0 (70.00 - 130.00) 0.00
MBLK	Metolachlor	ND		
LCS1	trans-Nonachlor	2	1.94	97.0 (70.00 - 130.00)
MBLK	trans-Nonachlor	ND		
MS	trans-Nonachlor	2	2.00	100.0 (70.00 - 130.00)
MSD	trans-Nonachlor	2	1.94	97.0 (70.00 - 130.00) 3.0
LCS1	Pentachlorophenol	8	8.76	109.5 (70.00 - 130.00)
MBLK	Pentachlorophenol	ND		
MS	Pentachlorophenol	8	9.06	113.2 (70.00 - 130.00)
MSD	Pentachlorophenol	8	8.86	110.8 (70.00 - 130.00) 2.2
LCS1	Phenanthrene	2	2.05	102.5 (70.00 - 130.00)

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only. batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



MWH Laboratories

555 East Walnut Street
Pasadena, California 91101
Tel: 626 568 6400
Fax: 626 568 6324
1 800 568 LABS (1 800 568 5227)

Laboratory
QC Report
#91594

Maui, County of, Department of
Water Supply
(continued)

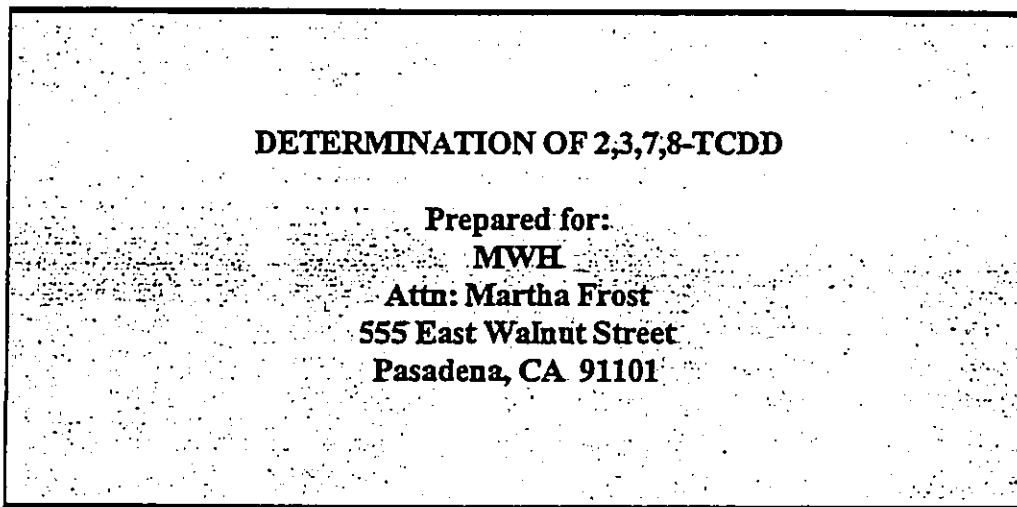
MBLK	Phenanthrene	ND		
MS	Phenanthrene	2	2.10	105.0 (70.00 - 130.00)
MSD	Phenanthrene	2	2.06	103.0 (70.00 - 130.00) 1.9
MBLK	Prometryn	ND		
MBLK	Propachlor	ND		
LCS1	Pyrene	2	2.06	103.0 (70.00 - 130.00)
MBLK	Pyrene	ND		
MS	Pyrene	2	2.04	102.0 (70.00 - 130.00)
MSD	Pyrene	2	2.04	102.0 (70.00 - 130.00) 0.00
LCS1	Simazine	2	2.11	105.5 (70.00 - 130.00)
MBLK	Simazine	ND		
MS	Simazine	2	2.02	101.0 (70.00 - 130.00)
MSD	Simazine	2	2.08	104.0 (70.00 - 130.00) 2.9
LCS1	Perylene-d12	100	93	93.0 (70.00 - 130.00)
MBLK	Perylene-d12	100	99	99.0
MS	Perylene-d12	100	72	72.0 (70.00 - 130.00)
MSD	Perylene-d12	100	81	81.0 (70.00 - 130.00) 12
LCS1	Thiobencarb	2	2.12	106.0 (70.00 - 130.00)
MBLK	Thiobencarb	ND		
MS	Thiobencarb	2	2.13	106.5 (70.00 - 130.00)
MSD	Thiobencarb	2	2.09	104.5 (70.00 - 130.00) 1.9
MBLK	Trifluralin	ND		

Spikes which exceed Limits and Method Blanks with positive results are highlighted by Underlining.
Criteria for MS and DUP are advisory only. batch control is based on LCS. Criteria for duplicates
are advisory only, unless otherwise specified in the method.



Pace Analytical Services, Inc.
1700 Elm Street, Suite 200
Minneapolis, MN 55414
Phone: 612.607.1700
Fax: 612.607.6444

MAUI
9/5/94



This report contains 4 pages.

The results reported herein conform to the most current NELAC standards, where applicable, unless otherwise narrated in the body of the report.

REPORT OF LABORATORY ANALYSIS

This report shall not be reproduced, except in full,
without the written consent of Pace Analytical Services, Inc.



Pace Analytical™
www.pacelabs.com

Pace Analytical Services, Inc.
1700 Elm Street, Suite 200
Minneapolis, MN 55414
Phone: 612.607.1700
Fax: 612.607.6444

February 22, 2002

Attn: Martha Frost
MWH
555 East Walnut Street
Pasadena, CA 91101

MWL Project # 91594
MWL Sub PO # 99-7297
Pace Project # 1053896
HI State Cert. #: SLD
Expiration Date: 6/30/02

Dear Ms. Frost:

Enclosed are analytical results of one water sample analyzed for 2,3,7,8-TCDD content. This sample was analyzed according to Method 1613B by High Resolution Gas Chromatography/High Resolution Mass Spectrometry.

<u>MWL Sample ID</u>	<u>Pace Sample ID</u>	<u>Date Collected</u>	<u>Date Received</u>
2202060051	3312054	02/05/02	02/08/02

The results reported for this sample and the associated quality control samples were all within the criteria described in Method 1613B. If you have any questions or concerns regarding these results, please contact me at (612) 607-6383, by facsimile at (612) 607-6444 or by e-mail at Scott.Unze@pacelabs.com.

Sincerely,

Scott C. Unze
Scott C. Unze, Project Manager
High Resolution Mass Spectrometry

Enclosure

REPORT OF LABORATORY ANALYSIS

This report shall not be reproduced, except in full,
without the written consent of Pace Analytical Services, Inc.





MWH Laboratories
555 East Walnut Street
Pasadena, CA 91101
Ph (626) 568-6400 Fax (626) 568-6324

hip To **Scott Unze**
ace Analytical

700 Elm Street SE Suite 200
Inneapolis, Minnesota 55414

III Recipient FedEx Acct:1797-5692-7

12) 607-6383 Fax (612) 607-6444

MWH Project # Report Due: **Sub PO#**
91594 **02/22/02** **99-7297**



Qty	Test Code	Lab ID	Client Sample ID for reference only	Analysis Requested	Sample Date & Time	Matrix	Container
1	TCDD-DW SUB	2202060051	EMWDP SEIS MONITOR WELL	2,3,7,8-Tetra Dioxin In drinking water 1613b	02/05/02 0900	dw	1 lt. amber glass / no pres

103312054

Date **02/07/02** Submittal Form

PACE-MN

*REPORTING REQUIREMENTS: One report for this MWH Project Number: **91594**

Do Not Combine Report with any other samples submitted under different MWH project numbers!

Report & Invoice must have the MWH Project Number and Sub PO#: **91594** **99-7297**

Report all quality control data according to Method. Include dates analyzed, date extracted (if extracted) and Method reference on the report. Fax results to 626-568-6324

Faxed results must have complete data & QC. Hardcopy report is due in hand on due date.

Please advise us immediately if Due Date will be missed.

Provide in each Report
the Specified State
Certification # & Exp Date for
requested tests + matrix

HARDCOPY REPORT, FORMS, & INVOICE MUST BE SENT TO ATTENTION
Martha Frost, Sub-contracting Administrator
MWII Laboratories 555 East Walnut Street Pasadena, CA 91101
Phone (626) 568-6437 Fax (626) 568-6324

1053896

Delinquished by:

J.C.S.

Page 1

Sample Control Date **02/07/02** Time **16:00**
Date **2/7/02** Time **2:00 PM**
Acknowlegement of Receipt is required to run Method First

T=4°C



Pace Analytical Services, Inc.
1700 Elm Street - Suite 200
Minneapolis, MN 55414

Tel: 612-607-1700
Fax: 612-607-6444

Drinking Water Analysis Results
2,3,7,8-TCDD -- USEPA Method 1613B

Montgomery Watson Harza

Sample ID.....2202060051
Project #.....91594
Sub PO #.....99-7297
Lab Sample ID.....103312054

Source ID.....EMWDP SEIS MONITOR WELL
Date Collected....02/05/2002 Spike.....200 pg
Date Received.....02/08/2002 IS Spike.....2000 pg
Date Extracted....02/15/2002 CS Spike.....400 pg

	Sample 2202060051	Method Blank	Lab Spike	Lab Spike Dup
[2,3,7,8-TCDD]	ND	ND	--	--
RL	5 pg/L	5 pg/L	--	--
2,3,7,8-TCDD Recovery	--	--	106%	118%
Spike Recovery Limit	--	--	73-146%	73-146%
RPD			10.8%	
IS Recovery	97 %	73%	79%	75%
IS Recovery Limits	31-137%	31-137%	25-141%	25-141%
CS Recovery	101%	84%	87%	84%
CS Recovery Limits	42-164%	42-164%	37-158%	37-158%
Filename	X20222C_1	X20219C_15	X20219C_13	X20219C_14
Analysis Date	02/22/2002	02/19/2002	02/19/2002	02/19/2002
Analysis Time	13:04	23:09	21:57	22:33
Analyst	JAS	JAS	JAS	JAS
Volume	1.026L	0.941L	1.014L	1.023L
Dilution	NA	NA	NA	NA
ICAL Date	02/08/2002	02/08/2002	02/08/2002	02/08/2002
CCAL Filename	X20221A_22	X20219C_12	X20219C_12	X20219C_12

- ! = Outside the Control Limits
ND = Not Detected
RL = Reporting Limit
Limits = Control Limits from Method 1613 (10/94 Revision), Tables 6A and 7A
RPD = Relative Percent Difference of Lab Spike Recoveries
IS = Internal Standard [2,3,7,8-TCDD-¹³C₁₂]
CS = Cleanup Standard [2,3,7,8-TCDD-³⁷Cl₄]

Analyst

Project No.....02-1053896

16.7

PROPOSED DEEP MONITOR-OBSERVATION WELL

16.7 Proposed Deep Monitor-Observation Well

The Maui County Department of Water Supply is planning to drill a well through the depth of the freshwater lens in the Honomanu aquifer into the underlying transition and salt water zones. The well will be used to track the status of the aquifer and the reliability of the sustainable yield estimates after pumping starts. This well will be similar to the one located in the Iao Aquifer System and to many others in the Pearl Harbor Aquifer System in Oahu.